

ANNE ARUNDEL COUNTY, MARYLAND

**UNIFORM COMMERCIAL CODE
FINANCING STATEMENTS**

E. Aubrey Collison
CLERK OF THE CIRCUIT COURT

CAMERA: Shirley Grizzel

LIBER

497

261000

This FINANCING STATEMENT is presented to a Filing Officer for filing pursuant to the Uniform Commercial Code.		No. of Additional Sheets Presented	3 <input type="checkbox"/> The Debtor is a transmitting utility
1 Debtor(s) (Last Name First and Address(es)) C/E Qualitech Inc. 410 Severn Ave., Suite 304B, Bldg A Annapolis, MD 21403	2 Secured Party(ies) Name(s) and Address(es) Triumphe Leasing Company 550 Pinetown Road Suite 250 Fort Washington, PA 19034	4 For Filing Officer: Date, Time, No. Filing Office RECORD FEE 11.00 POSTAGE .50 420793 0040 102 111:15 APR 16 86	
5 This Financing Statement covers the following types (or items) of property See Equipment Description Attached The equipment above is made part hereof together with lease dated 3/86 and proceeds thereof, including without limitation, proceeds of any casualty insurance policy insuring said property.		6 Assignee(s) of Secured Party and Address(es) DELL SAVINGS BANK 9 S. 69th ST. UPPER DARBY, PA 19082	
8 Describe Real Estate Here <input type="checkbox"/> This statement is to be indexed in the Real Estate Records		7 <input type="checkbox"/> The described crops are growing or to be grown on * <input type="checkbox"/> The described goods are or are to be affixed to * <input type="checkbox"/> The lumber to be cut or minerals or the like (including oil and gas) is on * *(Describe Real Estate in Item 8)	
9 Name of a Record Owner			
No. & Street	Town or City	County	Section Block Lot
10 This statement is filed without the Debtor's signature to perfect a security interest in Collateral (check appropriate box) <input type="checkbox"/> which is proceeds of the original Collateral described above in which a security interest was perfected; <input type="checkbox"/> acquired after a change of name, identity or corporate structure of the Debtor; or <input type="checkbox"/> as to which the filing has lapsed, or <input type="checkbox"/> already subject to a security interest in another jurisdiction Anne Arundel <input type="checkbox"/> when the Collateral was brought into this State; or <input type="checkbox"/> when the Debtor's location was changed to this State.		11 If appropriate in this filing, the terms Debtor(s) and Secured Party(ies) shall respectively mean <input type="checkbox"/> Consignee(s) and Consignor(s), or <input checked="" type="checkbox"/> Lessee(s) and Lessor(s)	
C/E Qualitech Inc. John Harris Signature(s) of Debtor(s) President		Triumphe Leasing Company By Arlene Fischer Signature(s) of Secured Party(ies) Arlene Fischer Asst. V.P. (Required only if item 10 is checked)	
(1) FILING OFFICE COPY - NUMERICAL (3783) STANDARD FORM—FORM UCC-1—Approved by Secretary of Commonwealth of Pennsylvania			



1986 APR 16 AM 11:26

E. AUSTIN COLLISON
CLERK

STATE OF MARYLAND

BOOK 497 PAGE 2

FINANCING STATEMENT FORM UCC-1

Identifying File No. 201337

ALL INFORMATION MUST BE TYPEWRITTEN OR PRINTED IN INK. SIGNATURES MUST BE IN INK

If transaction or transactions wholly or partially subject to recordation tax indicate amount of taxable debt here. \$

If this statement is to be recorded in land records check here. ☐

This financing statement Dated _____ is presented to a filing officer for filing pursuant to the Uniform Commercial Code.

1. DEBTOR

Name U.S. WILD BIRD FOOD, a Trade Name and Style of SEABOARD SEED COMPANY C/O Commerce Dist., Inc.

Address 700 Evelyn Avenue, Linthicum Hgts., Maryland 21090

2. SECURED PARTY

Name MARINE MIDLAND BUSINESS CREDIT CORPORATION

Address 250 South Wacker Drive, Chicago, IL 60606

RECORD FEE 1.30
RECORD FEE 11.70
POSTAGE 50

420794 COAD R02 11:15
APR 16 86

Mail to

Person And Address To Whom Statement Is To Be Returned If Different From Above.

3. Maturity date of obligation (if any) _____

4. This financing statement covers the following types (or items) of property: (list)

All of the following, whether now or hereafter existing or acquired: All of Debtor's accounts, contract rights, inventory (raw material, purchased parts, work-in-process and finished goods), general intangibles, and proceeds and products of and accessions of and to all of the foregoing. The foregoing is not subject to the state of Maryland Recordation Tax.

File: Anne Arundel County/Maryland

CHECK ☒ THE LINES WHICH APPLY

5. ☐ (If collateral is crops) The above described crops are growing or are to be grown on: (describe real estate)

☐ (If collateral is goods which are or are to become fixtures) The above described goods are affixed or to be affixed to: (describe real estate)

☒ (Proceeds of collateral are also covered)

☒ (Products of collateral are also covered)

1350
U.S. WILD BIRD FOOD, a Trade Name and Style of SEABOARD SEED COMPANY C/O Commerce Dist., Inc.

Type or Print Above Name on Above Line

CHRISTOPHER VALENTINE

Type or Print Above Signature on Above Line

Robert W. Clarke Asst Vice Pres.

(Signature of Secured Party)

MARINE MIDLAND BUSINESS CREDIT CORPORATION

Type or Print Above Signature on Above Line

STATE OF MARYLAND

BOOK 497 PAGE 3

CIRCUIT COURT OF ANNE ARUNDEL COUNTY

UNIFORM COMMERCIAL CODE

STATEMENTS OF CONTINUATION, PARTIAL RELEASE, ASSIGNMENT ETC. — FORM UCC-3

THIS STATEMENT REFERS TO ORIGINAL STATEMENT, IDENTIFYING FILE NO. 257075

RECORDED IN LIBER 486 FOLIO 222 ON June 17, 1985 (DATE)

1. DEBTOR

Name Valley Steel Products Company

Address 900 Walnut Street, St. Louis, Missouri 63102

2. SECURED PARTY

Name The First National Bank of Chicago

Address One First National Plaza, Chicago, Illinois 60670
David L. Dranoff, 55 E. Monroe Street, Suite 3950
Chicago, Illinois 60603

Person And Address To Whom Statement Is To Be Returned If Different From Above.

3. Maturity date of obligation (if any)

CHECK ☒ FORM OF STATEMENT

A. Continuation ☐
The original financing statement between the foregoing Debtor and Secured Party, bearing the file number shown above, is still effective.

B. Partial Release ☐
From the collateral described in the financing statement bearing the file number shown above, the Secured Party releases the following:

C. Assignment ☐
The Secured Party certifies that the Secured Party has assigned to the Assignee whose name and address is shown below, Secured Party's rights under the financing statement bearing the file number, shown above in the following property:

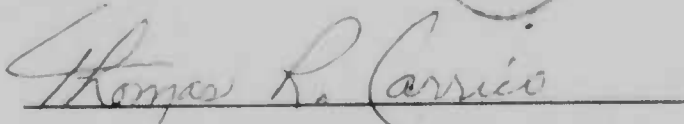
D. Other: Amendment ☒
(Indicate whether amendment, termination, etc.)

The original financing statement is amended by substituting the attached Exhibits A and B thereto for the original Exhibits.

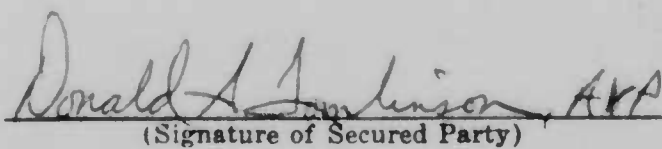
Amount of Indebtedness= \$ 50,000.00

Recordation Tax= \$350.00

VALLEY STEEL PRODUCTS COMPANY



Dated June 26, 1985


(Signature of Secured Party)The First National Bank of Chicago
Type or Print Above Name on Above Line

RECORD FEE 16.00
RECORD TAX 350.00
POSTAGE .50
H20725 C040 P02 111416
APR 16 86

1986 APR 16 AM 11:26

EXHIBIT A
TO UCC FINANCING STATEMENT SHOWING
VALLEY STEEL PRODUCTS COMPANY
AS DEBTOR AND THE FIRST NATIONAL
BANK OF CHICAGO AS SECURED PARTY

This financing statement covers all of the following property and interests in property, whether now owned or hereafter acquired by Debtor and wheresoever located:

(a) All present and future accounts receivable and other rights of Debtor to payment for goods sold or leased or for services rendered, which are not evidenced by instruments or chattel paper, and whether or not they have been earned by performance (all of the foregoing being collectively called "Accounts"); all choses in action, causes of action and all other intangible personal property of Debtor of every kind and nature (other than Accounts), including, without limitation, corporate or other business records, inventions, designs, patents, patent applications, service marks, service mark applications, trademarks, trademark applications, tradenames, tradestyles, trade secrets, goodwill, registrations, computer software, operational manuals, product formulas for industrial processes, blueprints, drawings, copyrights, copyright applications, licenses, franchises, customer lists, tax refunds, tax refund claims and the like, wherever located; and all contract rights, chattel paper, instruments, notes, letters of credit, documents, and documents of title;

(b) Any and all inventory and goods, including, without limitation, goods in transit, which are held for sale or lease, furnished under any contract or service or held as raw materials, work-in-process or supplies, and all materials used or consumed in Debtor's business, including such property the sale or other disposition of which has given rise to Accounts and which has been returned to or repossessed or stopped in transit by Debtor (all of the foregoing being collectively called "Inventory");

(c) All of Debtor's machinery, equipment, (including without limitation Debtor's vehicles), fixtures and other tangible personal property (other than (i) Inventory and (ii) property purchased with the proceeds of the bonds issued pursuant to the Mortgage and Indenture of Trust dated as of December 1, 1983 between The Industrial Development Board of The Town of Alabaster ("Lessor") and First Alabama Bank of Birmingham, Birmingham, Alabama and leased by Lessor to Debtor, and any replacements or substitutions thereof), together with any and all accessions, parts and appurtenances thereto, (all of the foregoing being collectively called "Equipment");

(d) All of Debtor's deposit accounts (general or special) with and credits and other claims against Secured Party or any other financial institution with which Debtor maintains deposits;

(e) All of Debtor's now owned or hereafter acquired monies, and any and all other property and interests in property (including, without limitation, leasehold interests) of Debtor now or hereafter coming into the actual possession, custody or control of Secured Party or any agent or affiliate of Secured Party in any way or for any purpose (whether for safekeeping, deposit, custody, pledge, transmission, collection or otherwise);

(f) All insurance proceeds of or relating to any of the foregoing;

(g) All of Debtor's books and records relating to any of the foregoing; and

(h) All accessions and additions to, substitutions for, and replacements, products and proceeds of any of the foregoing.

Except as defined herein, all terms used herein shall have the meanings provided in the Uniform Commercial Code.

EXHIBIT B
TO UCC FINANCING STATEMENT SHOWING
VALLEY STEEL PRODUCTS COMPANY AS
DEBTOR AND THE FIRST NATIONAL
BANK OF CHICAGO AS SECURED PARTY

Additional addresses of Debtor:

1. c/o Innerharbor Warehousing & Distribution, Inc.
808 Barkwood Court
Linthicum, Maryland 21090

Additional tradenames of Debtor:

None.

Mail to First Natl Bank of
Chicago

497-7

-8

-9

-10

No's NOT USED

4-16-86

497-7
-8
-9
-10

No's NOT USED

4-16-86

497-7
-8
-9
-10

No's NOT USED

4-16-86

UNIFORM COMMERCIAL CODE
STATEMENTS OF CONTINUATION, PARTIAL RELEASE, ASSIGNMENT, ETC.

THIS STATEMENT REFERS TO ORIGINAL FINANCING STATEMENT

Roll No. 60 Page No. 57
Identification No. 38806 Dated April 22, 1966

1. Debtor(s) (NORMAN AUGUST DUGAS and DORIS GLEIM DUGAS, his wife
Name or Names—Print or Type
124 West Bay View Drive, Annapolis, Maryland 21403
Address—Street No., City - County State Zip Code
2. Secured Party (METROPOLITAN LIFE INSURANCE COMPANY c/o WYE MORTGAGE CORPORATION
Name or Names—Print or Type
7801 YORK ROAD BALTIMORE, MARYLAND 21204
Address—Street No., City - County State Zip Code
3. Maturity Date (if any) May 1, 1991
4. Check Applicable Statement:

<p>A. Continuation <input type="checkbox"/> The original financing statement between the foregoing Debtor and Secured Party, bearing the file number shown above, is still effective.</p>	<p>B. Partial Release <input type="checkbox"/> From the collateral described in the financing statement bearing the file number shown above, the Secured Party releases the following:</p>
<p>C. Assignment <input type="checkbox"/> The Secured Party certifies that the Secured Party has assigned to the Assignee whose name and address is shown below, Secured Party's rights under the financing statement bearing the file number, shown above in the following property:</p>	<p>D. Other: Termination <input checked="" type="checkbox"/> (Indicate whether amendment, termination, etc.)</p>

RECORD FEE 10.00
POSTAGE 50
920090 C777 R02 115.42

APR 16 1966

METROPOLITAN LIFE INSURANCE COMPANY

WITNESS our hands and seals this 10th Day of April 19 86

WITNESS:

BY: WYE MORTGAGE CORPORATION

Alida M. Conroy

Nancy L. Shauk
Nancy L. Shauk, Vice President

Alida M. Conroy

Richard N. Schmertzler
Richard N. Schmertzler, Vice President

As its "Attorneys in Fact" (Power of Attorney recorded in Anne Arundel County Liber 3380, Folio 606.)

NORMAN A. DUGAS
124 W. BAY VIEW DR
ANNAPOLIS MD

Mail to 21403

10.00
50

1966 APR 16 PM 3:45

RECEIVED COLLISION

STATEMENT OF CONTINUATION, TERMINATION, ASSIGNMENT,
AMENDMENT OR RELEASE UNDER UNIFORM COMMERCIAL CODE
FORM NO. 207-126 Rev. 2-84

497 PAGE 12

This Statement is presented to a Filing Officer for filing pursuant to the Uniform Commercial Code.
This Statement refers to original Financing Statement, Identifying File No. 246028 recorded in
Liber 458, Folio 472 on 1-31-83 at Anne Arundel County
Date Location

1. DEBTOR(S):

Name(s) The Mailroom, Inc.

Address(es) 7155 Furnace Branch Road, Glen Burnie, Maryland 21061

2. SECURED PARTY:

Name Maryland National Bank

Address 7310 Ritchie Highway
Glen Burnie, Maryland 21061

Person and Address to whom Statement is to be returned if different from above.

Check mark below indicates the type and kind of Statement made hereby.
(Check only one Box.)

3. ☐ CONTINUATION. The original Financing Statement referred to above is still effective.
4. ☒ TERMINATION. The Secured Party of Record no longer claims a security interest under the original Financing Statement referred to above.
5. ☐ ASSIGNMENT. The Secured Party of Record has assigned to the Assignee whose name and address appear below in Item 8, the Secured Party's rights under the original Financing Statement above referred to as to all the collateral described therein or such part thereof as is described in Item 8 below.
6. ☐ AMENDMENT. The original Financing Statement above referred to is amended as set forth in Item 8 below. (Signature of Debtor is required.)
7. ☐ RELEASE. (Partial or Full) From the collateral described in the original Financing Statement above referred to, the Secured Party of Record releases the property described in Item 8 below.
- 8.

9. SIGNATURES.

SECURED PARTY

Maryland National Bank

By M. Faye Hughes, Sr.

M. Faye Hughes, Sr. Branch Officer
(Type, Name and Title)

DEBTOR(S)

(Necessary only if Item 6 is applicable)
Type name of each signature and if Company,
type name of Company and Name and Title of
Authorized Signer.

1980 APR 15 PM 3:40

Mailed to Secured Party

UNIFORM COMMERCIAL CODE

STATEMENTS OF CONTINUATION, PARTIAL RELEASE, ASSIGNMENT ETC. — FORM UCC-3

THIS STATEMENT REFERS TO ORIGINAL STATEMENT, IDENTIFYING FILE NO. 255506
RECORDED IN LIBER 482 FOLIO 291 ON Feb. 05, 85 (DATE)

1. DEBTOR

Name The Mailroom, Inc.
Address 7155 Furnance Branch Road, Glen, Burnie, MD 21061

2. SECURED PARTY

Name Bell & Howell Acceptance Corporation
Address 'New Address' 5215 Old Orchard Rd., Skokie, IL 60077

Person And Address To Whom Statement Is To Be Returned If Different From Above.

3. Maturity date of obligation (if any) _____

CHECK ☒ FORM OF STATEMENT

A. Continuation <input type="checkbox"/> The original financing statement between the foregoing Debtor and Secured Party, bearing the file number shown above, is still effective.	B. Partial Release <input type="checkbox"/> From the collateral described in the financing statement bearing the file number shown above, the Secured Party releases the following:
C. Assignment <input type="checkbox"/> The Secured Party certifies that the Secured Party has assigned to the Assignee whose name and address is shown below, Secured Party's rights under the financing statement bearing the file number, shown above in the following property:	D. Other: TERMINATION <input checked="" type="checkbox"/> (Indicate whether amendment, termination, etc.)
3) Six Station Imperial Inserts-Stacker Model S/N 34-1380 34-1381 35-1423	

Dated March 3, 1986

[Signature]
(Signature of Secured Party)

Type or Print Above Name on Above Line

Mailed to Secured Party

UNIFORM COMMERCIAL CODE

STATEMENTS OF CONTINUATION, PARTIAL RELEASE, ASSIGNMENT ETC. — FORM UCC-3

THIS STATEMENT REFERS TO ORIGINAL STATEMENT, IDENTIFYING FILE NO. 255205RECORDED IN LIBER 481 FOLIO 368 ON Jan. 14, 85 (DATE)

1. DEBTOR

Name The Mailroom, Inc.
Address 7155 Furnance Branch Road, Glen Burnie, MD 21061

2. SECURED PARTY

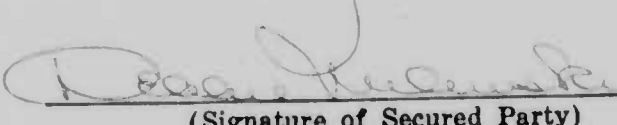
Name Bell & Howell Acceptance Corporation
Address 'NEW ADDRESS' 5215 Old Orchard Rd., Skokie, IL 60077

Person And Address To Whom Statement Is To Be Returned If Different From Above.

3. Maturity date of obligation (if any) _____

CHECK ☒ FORM OF STATEMENT

A. Continuation <input type="checkbox"/> The original financing statement between the foregoing Debtor and Secured Party, bearing the file number shown above, is still effective.	B. Partial Release <input type="checkbox"/> From the collateral described in the financing statement bearing the file number shown above, the Secured Party releases the following:
C. Assignment <input type="checkbox"/> The Secured Party certifies that the Secured Party has assigned to the Assignee whose name and address is shown below, Secured Party's rights under the financing statement bearing the file number, shown above in the following property:	D. Other: TERMINATION <input checked="" type="checkbox"/> (Indicate whether amendment, termination, etc.)
3) Six Station Imperial Inserts - Stacker Model S/N 34-1325-, 34-1322-, 34-1326-	

RECORD FEE 10.00
POSTAGE .50
48767 4777 R01 713:44
APR 16 86Dated March 3, 1986
(Signature of Secured Party)

Type or Print Above Name on Above Line

Mailed to Secured Party

FINANCING STATEMENT

201333

1. ☐ To be recorded in the Land Records.
2. ☒ To be recorded among the Financing Statement Records.
3. ☒ Not subject to Recordation Tax.
4. ☐ Subject to Recordation Tax on an initial debt in the principal amount of \$ _____. The Debtor(s) certifies that with the filing of this Financing Statement or a duplicate of this Financing Statement, the Recordation Tax on the initial debt has been paid to _____.

5. Debtor(s) Name(s) Address(es) 2657-D Old Annapolis Rd.
Video Magic VIII Limited Partnership Hanover, MD 21076

6. Secured Party Address 100 S. Charles St.
Equitable Bank, National Association Baltimore, MD 21201
Attention: Loan Documentation Dept.

7. This Financing Statement covers the following property and all proceeds and products thereof, including, without limitation, all proceeds of any insurance policies covering all or any part of such property:

☒ A. **Inventory.** All of the inventory of each Debtor both now owned and hereafter acquired and as the same may now and hereafter from time to time be constituted, together with all cash and non-cash proceeds and products thereof.

☒ B. **Accounts.** All of the accounts of each Debtor (including, without limitation, all notes, notes receivable, drafts, acceptances and similar instruments and documents) both now owned and hereafter acquired, together with (i) all cash and non-cash proceeds thereof, and (ii) all returned, rejected or repossessed goods, the sale or lease of which shall have given or shall give rise to an account and all cash and non-cash proceeds and products of all such goods.

☒ C. **General Intangibles.** All of the general intangibles of each Debtor (including, without limitation, all things in action, contractual rights, goodwill, literary rights, rights to performance, copyrights, trademarks and patents), both now owned and hereafter acquired, together with all cash and non-cash proceeds and products thereof.

☒ D. **Chattel Paper.** All of the chattel paper of each Debtor both now owned and hereafter existing, acquired or created, together with (i) all moneys due and to become due thereunder, (ii) all cash and non-cash proceeds thereof, (iii) all returned, rejected or repossessed goods, the sale or lease of which shall have given or shall give rise to chattel paper and all cash and non-cash proceeds and products of all such goods, and (iv) all property and goods both now owned and hereafter acquired by each Debtor which are sold, leased, secured, serve as security for, are the subject of, or otherwise covered by, the chattel paper of each such Debtor, together with all rights incident to such property and goods and all cash and non-cash proceeds thereof.

☐ E. **All Equipment and Fixtures.** All of the equipment and fixtures of each Debtor, both now owned and hereafter acquired, together with (i) all additions, parts, fittings, accessories, special tools, attachments and accessions now and hereafter affixed thereto and/or used in connection therewith, (ii) all replacements thereof and substitutions therefor, and (iii) all cash and non-cash proceeds and products thereof.

☐ F. **Specific Equipment and Fixtures.** All of the equipment and fixtures of each Debtor described on Schedule A attached hereto and made a part hereof by reference, together with (i) all additions, parts, fittings, accessories, special tools, attachments and accessions now and hereafter affixed thereto and/or used in connection therewith, (ii) all replacements thereof and substitutions therefor, and (iii) all cash and non-cash proceeds and products thereof.

☐ G. **Other.** All of the property of each Debtor described on Schedule A attached hereto and made a part hereof by reference, together with all cash and non-cash proceeds thereof.

8. **Proceeds.** Cash and non-cash proceeds of the above property are also covered by this Financing Statement including specifically, but without limitation, (a) cash and non-cash proceeds deposited in any deposit accounts, and (b) all accounts, chattel paper, instruments, inventory, equipment, general intangibles or other goods or property purchased or acquired with cash and/or non-cash proceeds of any of the above property.

9. ☐ All or a portion of the property described above is affixed or is to be affixed to or is to be crops on the real estate described on Schedule A attached hereto and made a part hereof by reference. The record owner(s) of such real estate is/are: _____

Debtors

Video Magic VIII Limited Partnership (Seal)

By: *Kurt O'Neill* (Seal)
Kurt O'Neill, General Partner

Mr. Clerk. Please return to the Equitable Bank, National Association to the officer and at the address set forth in paragraph 6 above.

Form 609 (7-82)



EQUITABLE BANK, N.A.
LOAN DOCUMENTATION CENTER
100 S. CHARLES ST. 3rd FL.
BALTIMORE, MARYLAND 21201

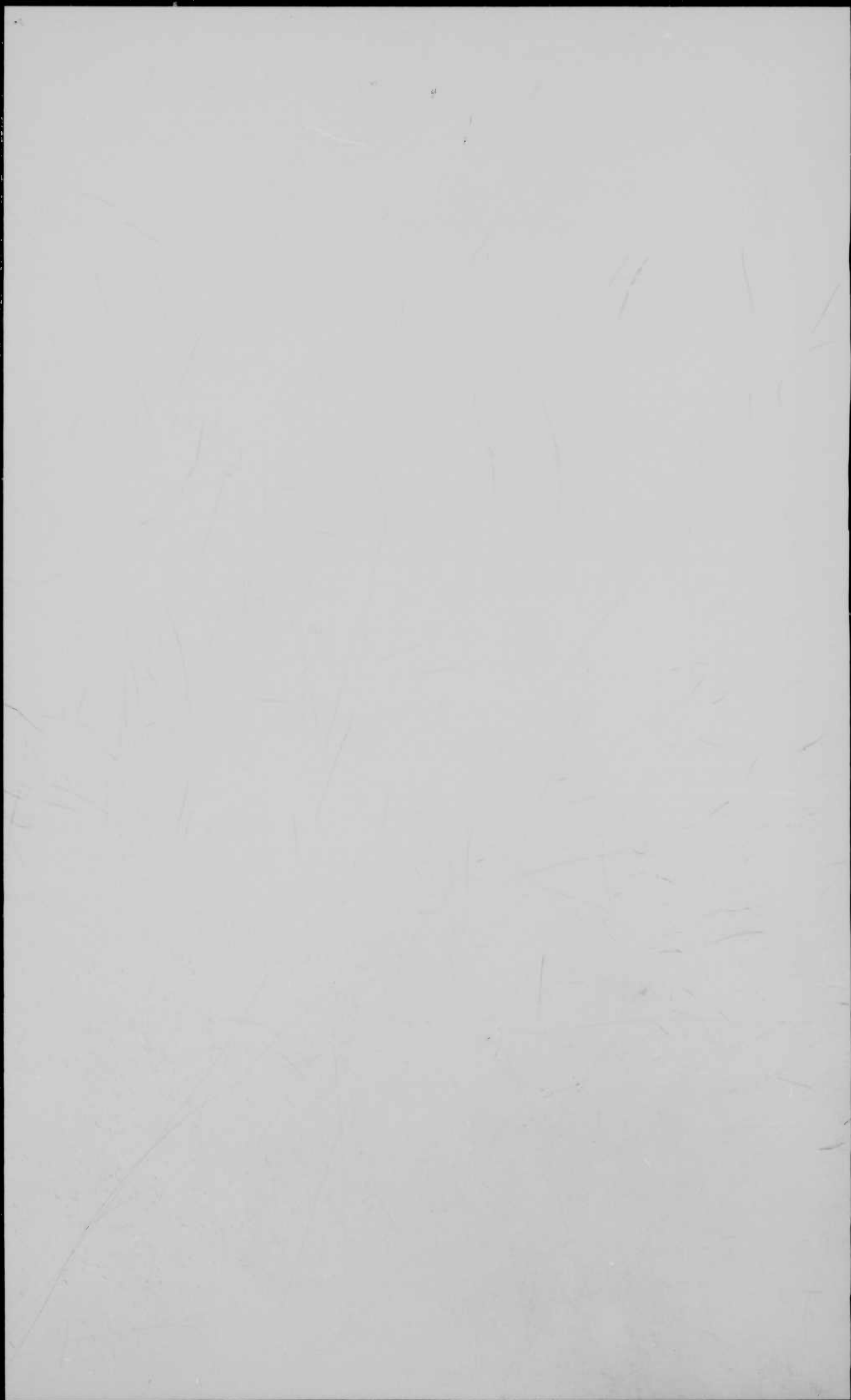
Mailed to Secured Party

1986 APR 16 PM 3:40

E. AUDREY COLLISON
CLERK

12.00
.50

#03801 0777 601 114:06
APR 16 1986



FINANCING STATEMENT FORM UCC-1

Identifying File No. 201220

ALL INFORMATION MUST BE TYPEWRITTEN OR PRINTED IN INK. SIGNATURES MUST BE IN INK

If transaction or transactions wholly or partially subject to recording tax indicate amount of taxable debt here. \$

If this statement is to be recorded in land records check here. ☐

This financing statement Dated _____ is presented to a filing officer for filing pursuant to the Uniform Commercial Code.

1. DEBTOR

Name Timothy Schwoerer d/b/a Jet Machine Shop

Address 2319 Mountain Road, Pasadena, Maryland 21122

2. SECURED PARTY

Name Sunnen Products Company

Address 7910 Manchester Avenue

St. Louis, Missouri 63143

Person And Address To Whom Statement Is To Be Returned If Different From Above. FEE

3. Maturity date of obligation (if any) _____

4. This financing statement covers the following types (or items) of property: (list)

SEE ATTACHED CONDITIONAL SALE CONTRACT FOR FINANCING
STATEMENT WITH ORIGINAL SIGNATURES OF DEBTOR AND
SECURED PARTY.CHECK ☒ THE LINES WHICH APPLY5. ☐ (If collateral is crops) The above described crops are growing or are to be grown on: (describe real estate)☐ (If collateral is goods which are or are to become fixtures) The above described goods are affixed or to be affixed to: (describe real estate)☐ (Proceeds of collateral are also covered)
☐ (Products of collateral are also covered)

(Signature of Debtor)

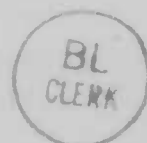
Type or Print Above Name on Above Line

(Signature of Debtor)

Type or Print Above Signature on Above Line

(Signature of Secured Party)

Type or Print Above Signature on Above Line



RECEIVED

1986 APR 16 PM 3:40

E. AUBREY COLLISON

CONTRACT # 5018

Timothy Schwoerer **CONDITIONAL SALE CONTRACT**

7910 MANCHESTER ST. LOUIS, MO. 63143

NAME

BILLING

ADDRESS

NUMBER

STREET

CITY

COUNTY

STATE

Undersigned Buyer (if more than one, jointly and severally) having been quoted both a time and a cash price, hereby purchases and undersigned Seller hereby sells, on a time price basis and subject to the terms and conditions set forth on both sides hereof, the Equipment described below and/or in the Schedule "A" attached hereto and incorporated herein (hereinafter referred to as "Equipment").

(Describe Equipment fully, including model number, make, kind of unit, serial number)

Commercial Van, 1986, 2443

1. Cash Price	\$ 12,492
2. Down Payment	
Cash	\$ 2,492
Trade-in	\$ 0
3. Unpaid Cash Balance	
(1 minus 2)	\$ 9,992
4. _____	\$ 0
5. _____	\$ 0
6. Principal Balance (3+4+5)	\$ 9,992
7. Time Price Differential	
(No Insurance Charge)	\$ 4,495
8. Time Balance (6+7)	\$ 14,487
9. Time Sale Price (2+8)	\$ 16,979

Buyer agrees to pay the Time Balance in 60 consecutive instalments; the first instalment due 6/10/86 (Date) and subsequent instalments due the same date (monthly, unless otherwise specified) thereafter. Each instalment shall be in the amount of \$ 283.15 except the final instalment which shall be \$ 283.15, payments to be made at the place designated by Seller or its assigns; provided however that if a different instalment schedule is attached hereto, said Time Balance is to be paid in instalments as per such attached schedule.

If any instalment is not paid within ten (10) days after due date, Buyer agrees to pay a late charge of five cents (5¢) per dollar on and in addition to the amount of such instalment, but not exceeding the lawful maximum, if any.

Title to Equipment shall remain in Seller and shall not pass to Buyer until the Time Balance and all other obligations hereunder are fully paid and performed by Buyer. All equipment shall be kept at:

(Street) (City) (County) (State)
and shall remain personal property regardless of how and to what degree it may be affixed or attached to any building or structure or what may be the consequences of its being removed from such building or structure, or for what purpose the Equipment or the building or structure may be used. While title to Equipment remains in the Seller, Buyer agrees to use Equipment carefully and properly, not to remove any of it from the above premises without the Seller's written consent and not to do or permit to be done anything whereby any part of Equipment or Seller's title thereto shall be physically damaged or destroyed or legally prejudiced.

While title to Equipment remains in Seller, Buyer will maintain fire and extended coverage insurance on Equipment for its full insurable value, with loss payable to Seller or its assigns and Buyer as their interests may appear and Buyer shall, if Seller so requires, deliver to Seller policies or certificates of insurance evidencing such coverage. Each policy shall provide for ten (10) days written notice to Seller or its assigns of the cancellation or material modification thereof.

Buyer shall promptly pay all taxes, assessments, license fees and other charges when levied or assessed against Equipment or the ownership or use thereof, or this contract or any accompanying note.

This conditional sale contract constitutes the entire contract between Buyer and Seller in respect of the delivery and sale of Equipment.

NO VARIATION OR MODIFICATION OF THIS CONTRACT AND NO WAIVER OF ANY OF ITS PROVISIONS OR CONDITIONS SHALL BE VALID UNLESS IN WRITING AND SIGNED BY DULY AUTHORIZED OWNERS, PRINCIPALS OR OFFICERS OF SELLER AND BUYER.

This contract is not binding on Seller until executed by an authorized representative of Seller.

CONDITIONAL SALE CONTRACT NOTICE TO BUYER: 1. You are entitled to a copy of this agreement at the time you sign it. 2. Under the State Law regulating instalment sales you have certain rights, among others: (1) to pay off the full amount due in advance and obtain a partial rebate of the finance charge; (2) to redeem the property if repossessed for a default; (3) to require, under certain conditions, a resale of the property if repossessed. (C1-208)

ALL TERMS AND CONDITIONS ON THE REVERSE SIDE OF THIS AGREEMENT ARE A PART HEREOF AND ARE BINDING UPON THE PARTIES HERETO.
Receipt of an executed copy of this **CONDITIONAL SALE CONTRACT** is hereby acknowledged.

(Signed) **SUNNEN PRODUCTS COMPANY** (L. S.)
(Signature of Seller if individual; typed name of Seller if other than individual.)

By **Jean Guse, Credit Manager** (L. S.)
(Signature & title if Seller is not individual.)

7910 MANCHESTER AVE.
ST. LOUIS, MO., 63143

Seller's Address

Date Executed by Seller **March 11** 19**86**

COPY for filing

PLEASE
USE INK
ORIGINAL
SIGNATURES
REQUIRED
ON ALL
COPIES

(Signature of Buyer if individual; typed name of Buyer if other than individual.)
Timothy Schwoerer (L. S.)

By (Signature & title if Buyer is not individual.) (L. S.)

By (Signature & title if Buyer is not individual.) (L. S.)

(Signature of Co-buyer)

(Witness)

Date Executed by Buyer **March 6** 19**86**

Mailed to Secured Party

STATE OF MARYLAND 497 PAGE 18
BOOK 201210
FINANCING STATEMENT FORM UCC-1 Identifying File No.

ALL INFORMATION MUST BE TYPEWRITTEN OR PRINTED IN INK. SIGNATURES MUST BE IN INK

If transaction or transactions wholly or partially subject to recordation tax indicate amount of taxable debt here. \$

If this statement is to be recorded in land records check here. ☐

This financing statement Dated is presented to a filing officer for filing pursuant to the Uniform Commercial Code.

1. DEBTOR

Name James L. Winde
Address 7615 Ridge Road Hanover, MD 21076

2. SECURED PARTY

Assignee:

KUBOTA CREDIT CORPORATION, USA
SOUTHEAST DIVISION

N.J. Richardson & Sons, Inc.

Name

Address

4444 SHACKLEFORD RD.

6400 Windsor Mill Road

NORCROSS, GEORGIA 30093

Baltimore, MD 21207

Person And Address To Whom Statement Is To Be Returned If Different From Above.

3. Maturity date of obligation (if any)

4. This financing statement covers the following types (or items) of property: (list)

one Kubota B7200HSD tractor - serial #50671
one Kubota RC48-62H mower - serial #10315
one EZ-Rake 45 vacuum - N.S.N.
one EZ-Rake 88 sprayer - N.S.N.
one King Kutter KKL-40-40 brush cutter - N.S.N.

RECORD FEE 11.00
40318 0345 R01 714:36
APR 16 86

KCC #54900-837603

CHECK ☒ THE LINES WHICH APPLY

5. ☐ (If collateral is crops) The above described crops are growing or are to be grown on: (describe real estate)

☐ (If collateral is goods which are or are to become fixtures) The above described goods are affixed or to be affixed to: (describe real estate)

☐ (Proceeds of collateral are also covered)
☐ (Products of collateral are also covered)

James L. Winde
(Signature of Debtor)

JAMES L. WINDE
Type or Print Above Name on Above Line

(Signature of Debtor)

Type or Print Above Signature on Above Line

Mailed to Secured Party

W. E. Richardson, Pres.
(Signature of Secured Party)

W. E. Richardson, Pres.
Type or Print Above Signature on Above Line

1986 APR 16 PM 3:40

CLERK

UNIFORM COMMERCIAL CODE

STATEMENTS OF CONTINUATION, PARTIAL RELEASE, ASSIGNMENT ETC.— FORM UCC-3

THIS STATEMENT REFERS TO ORIGINAL STATEMENT, IDENTIFYING FILE NO. 245134
RECORDED IN LIBER 456 FOLIO 260 ON Nov. 19 '82 (DATE)

1. DEBTOR

Name Manuel, Ralph A.
Address 289 Sigma Dr., Harwood, MD

2. SECURED PARTY

Name John Deere Company
Address PO Box 4949, Syracuse, NY 13221

RECORD FEE 10.00
POSTAGE .50
#03823 0245 R01 114:39
APR 16 86

Person And Address To Whom Statement Is To Be Returned If Different From Above.

3. Maturity date of obligation (if any) _____

CHECK ☒ FORM OF STATEMENT

A. Continuation <input type="checkbox"/> The original financing statement between the foregoing Debtor and Secured Party, bearing the file number shown above, is still effective.	B. Partial Release <input type="checkbox"/> From the collateral described in the financing statement bearing the file number shown above, the Secured Party releases the following:
C. Assignment <input type="checkbox"/> The Secured Party certifies that the Secured Party has assigned to the Assignee whose name and address is shown below, Secured Party's rights under the financing statement bearing the file number, shown above in the following property:	D. Other: <input checked="" type="checkbox"/> <input checked="" type="checkbox"/> (Indicate whether amendment, termination, etc.) Termination

1986 APR 16 PM 3:41
E. AUGUSTY COLLISON
CLERK

JOHN DEERE COMPANY

Mailed to Secured Party

Dated 10 April 1986

(Signature of Secured Party)

R.W. Edwards, Asst. Treas.

Type or Print Above Name on Above Line

FINANCING STATEMENT FORM UCC-1

Identifying File No. _____

ALL INFORMATION MUST BE TYPEWRITTEN OR PRINTED IN INK. SIGNATURES MUST BE IN INK

If transaction or transactions wholly or partially subject to recordation tax indicate amount of taxable debt here. \$ _____

If this statement is to be recorded in land records check here. ☐

This financing statement Dated _____ is presented to a filing officer for filing pursuant to the Uniform Commercial Code.

1. DEBTOR

Name Annapolis Harbour House
Address 87 Prince George St., Annapolis, Md. 21401

2. SECURED PARTY

Name HOBART CORPORATION
Address World Headquarters - Troy, Ohio 45374

RECORD FEE

11.00

403827 0717 R01 114-43

Person And Address To Whom Statement Is To Be Returned If Different From Above.

3. Maturity date of obligation (if any) _____
4. This financing statement covers the following types (or items) of property: (list)

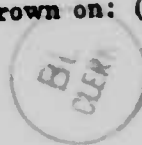
APR 16 86

One(1) AM-14 Dishwasher

Annapolis - # D 4314

CHECK ☒ THE LINES WHICH APPLY

5. ☐ (If collateral is crops) The above described crops are growing or are to be grown on: (describe real estate)
- ☐ (If collateral is goods which are or are to become fixtures) The above described goods are affixed or to be affixed to: (describe real estate)
- ☐ (Proceeds of collateral are also covered)
- ☐ (Products of collateral are also covered)



1986 APR 16 PM 3:41

HOSIERY COLLISION

Mailed to Secured Party

Allice J. Hignby Attorney in Fact
(Signature of Debtor)

Annapolis Harbour House

Type or Print Above Name on Above Line

(Signature of Debtor)

Type or Print Above Signature on Above Line

HOBART CORPORATION
(Signature of Secured Party)

Type or Print Above Signature on Above Line

UNIFORM COMMERCIAL CODE

STATEMENTS OF CONTINUATION, PARTIAL RELEASE, ASSIGNMENT ETC. — FORM UCC-3

THIS STATEMENT REFERS TO ORIGINAL STATEMENT, IDENTIFYING FILE NO. 240029
RECORDED IN LIBER 442 FOLIO 597 ON Oct. 15 '81 (DATE)

1. DEBTOR

Name Manuel, Ralph A.Address 289 Sigma Dr., Harwood, MD

2. SECURED PARTY

Name John Deere CompanyAddress PO Box 4949, Syracuse. NY 13221

Person And Address To Whom Statement Is To Be Returned If Different From Above.

3. Maturity date of obligation (if any) _____

CHECK ☒ FORM OF STATEMENT

A. Continuation ☐
The original financing statement between the foregoing Debtor and Secured Party, bearing the file number shown above, is still effective.

B. Partial Release ☐
From the collateral described in the financing statement bearing the file number shown above, the Secured Party releases the following:

C. Assignment ☐
The Secured Party certifies that the Secured Party has assigned to the Assignee whose name and address is shown below, Secured Party's rights under the financing statement bearing the file number, shown above in the following property:

D. Other: ☒ ☒
(Indicate whether amendment, termination, etc.)

Termination

JOHN DEERE COMPANY

Dated 10 April 1986

R. W. Edward
(Signature of Secured Party)
R.W. Edward, Asst. Treas.

Type or Print Above Name on Above Line

Mailed to Secured Party

FINANCING STATEMENT FORM UCC-1

Identifying File No. _____

ALL INFORMATION MUST BE TYPEWRITTEN OR PRINTED IN INK. SIGNATURES MUST BE IN INK.

If transaction or transactions wholly or partially subject to recordation tax indicate amount of taxable debt here \$ _____

If this statement is to be recorded in land records check here. ☐

SCH. 01

This financing statement Dated _____ is presented to a filing officer for filing pursuant to the Uniform Commercial Code.

1. DEBTOR

Name Concrete Placing Services of Md., Inc.

Address 708 Crain Highway, Glen Burnie, MD 21061

2. SECURED PARTY

Name Trans-American Leasing Corporation

Address The Steffey Building, Ste. 200B
407 Crain Highway, Glen Burnie, MD 21061

Person And Address To Whom Statement Is To Be Returned If Different From Above.

RECORD FEE

11.00

POSTAGE

.50

403847 0777 R01 T15:02

APR 16 86

3. Maturity date of obligation (if any) _____

4. This financing statement covers the following types (or items) of property: (list)

W.S.B. *[Signature]*
1 1981 Ford F800 truck DW8055BVJ37578
1 1982 Schwing Pump 17020678 801/28

all machinery, equipment, accounts receivable, and inventories, now owned or hereafter acquired, including proceeds and products thereof.

CHECK ☐ THE LINES WHICH APPLY5. ☐ (If collateral is crops) the above described crops are growing or are to be grown on: (describe real estate)☐ (If collateral is goods which are or are to become fixtures) The above described goods are affixed or to be affixed to: (describe real estate)☒ (Proceeds of collateral are also covered)☐ (Products of collateral are also covered)

CONCRETE PLACING SERVICES OF MD., INC.

William J. Brown
(Signature of Debtor)WILLIAM J. BROWN
Type or Print Above Signature on Above Line

(Signature of Debtor)

Type or Print Above Signature on Above Line

TRANS-AMERICAN LEASING CORPORATION

Frank J. Sarno III
(Signature of Secured Party)

Frank J. Sarno III, Exec.V.P.

Type or Print Above Name on Above Line

Filed with Anne Arundel County



1986 APR 16 PM 3:47

E. AUBREY COLLISON
CLERK1100
50.

THIS STATEMENT REFERS TO ORIGINAL FINANCING STATEMENT, IDENTIFYING FILE NO. 236665

RECORDED IN LIBER 434 FOLIO 238 ON 2/17/81 (DATE)

1. DEBTOR: Name KENNETH & PAMELA Stotterheim

Address 7999 CRAINMONT DR, GLEN BURNIE MD 21061

2. SECURED PARTY: Name COMMERCIAL CREDIT SAVING & LOAN

Address 576 Ritchie Highway SEVERNA PARK MD 21146

Person and Address To Whom Statement is To Be Returned If Different From Above.
MR & MRS Stotterheim 153 Cottage Grove Dr, Pasadena MD 21122

A. CONTINUATION.....☐
The original financing statement between the foregoing Debtor and Secured Party, bearing the file number shown above, is still effective.

B. RELEASE
From the collateral described in the financing statement bearing the file number shown above, the Secured Party releases all or part of the following (described below). Indicate:
PARTIAL RELEASE.....☐
FULL RELEASE.....☐

C. TERMINATION.....☒
The Secured Party certifies that the Secured Party no longer claims a security interest under the financing statement bearing the file number shown above.

D. ASSIGNMENT.....☐
The Secured Party certifies that the Secured Party has assigned to the Assignee whose name and address is shown in 3 below. Secured Party's rights under the financing statement, bearing the file number shown above in the following property: (describe below)

E. OTHER.....☐
(Such as "amendment"; if amendment, both Debtor and Secured Party must sign)

1986 APR 16 PM 3:46
E. ANDREY COLLISON
CLERK

CHECK LIST OF STATEMENT

RECORD FEE 10.00
POSTAGE .50
#03843 CTTT R01 T14:59
APR 15 86

CR
CLEAR

3. Assignee of Secured Party(ies) from which security information obtainable:

Name COMMERCIAL CREDIT S&L

Address 576 Ritchie Highway SEVERNA PARK MD 21146

Dated 3/12/86

L.A. Whitesell
(Signature of Secured Party)

L.A. WHITESELL
Type or Print Above Name on Above Line

BOOK 497 PAGE 24

261312

This FINANCING STATEMENT is presented to a Filing Officer for filing pursuant to the Uniform Commercial Code.

No. of Additional Sheets Presented

3. ☐ The Debtor is a transmitting utility.

1. Debtor(s) (Last Name First) and Address(es):

GARY HART & ASSOCIATES
140 RITCHIE HIGHWAY
PASADENA MD 21122

2. Secured Party(ies) Name(s) and Address(es)

MOORE BUSINESS FORMS &
SYSTEMS DIVISION.
900 BUFFALO AVENUE
NIAGARA FALLS, NY 14302

4. For Filing Officer: Date, Time, No. Filing Office

RECORD FEE 11.00
POSTAGE 50

5. This Financing Statement covers the following types (or items) of property:

1 (ONE) FOLDER NESTER MDL# 8121
1 (ONE) DETACHER MDL# 3100
ACCESSORIES MDL# 9101

☐ Products of the Collateral are also covered.

8. Describe Real Estate Here:

☐ This statement is to be indexed in the Real Estate Records:

9. Name of a Record Owner

7. ☐ The described crops are growing or to be grown on.
☐ The described goods are or are to be affixed to.
☐ The lumber to be cut or minerals or the like (including oil and gas) is on.
*(Describe Real Estate Below)

No. & Street

Town or City

County

Section

Block

Lot

10. This statement is filed without the debtor's signature to perfect a security interest in collateral (check appropriate box)

- ☐ under a security agreement signed by debtor authorizing secured party to file this statement, or
☐ which is proceeds of the original collateral described above in which a security interest was perfected, or
☐ acquired after a change of name, identity or corporate structure of the debtor, or ☐ as to which the filing has lapsed, or
already subject to a security interest in another jurisdiction:
☐ when the collateral was brought into the state, or ☐ when the debtor's location was changed to this state.

GARY HART & ASSOCIATES

MOORE BUSINESS FORMS & SYSTEMS DIV.
ACTING TREASURER

By

Signature(s) of Debtor(s)

By

Signature(s) of Secured Party(ies)

(1) Filing Officer Copy-Numerical

(7 78)

STANDARD FORM - FORM UCC-1 - Approved by Secretary of State of New York



RECEIVED THE RECORD
OFFICE OF THE CLERK

1986 APR 16 PM 3:47

E. AUBREY COLLISON
CLERK

BOOK 497 PAGE 25

261313

This FINANCING STATEMENT is presented to a filing officer for filing pursuant to the Uniform Commercial Code:

1. Debtor(s) (Last Name First) and address(es)

C G ENTERPRISES, INC.
8111 Annapolis Junction Road
Jessup, Maryland 20794

2. Secured Party(ies) and address(es)

General Electric Credit Corporation
P. O. Box 1038
Columbia, Maryland 21044

3. Maturity date (if any):

For Filing Officer (Date, Time, Number, and Filing Office)

4. This financing statement covers the following types (or items) of property:

Attached hereto is a Chattel Mortgage which is incorporated herein by reference. Said Chattel Mortgage gives the secured party a security interest in the equipment described within plus the proceeds thereof. Debtor is not authorized to sell equipment.

RECORDATION TAX OF \$66.00 PAID ON BALANCE OF \$20,000 TO STATE OF MD.

5. Assignee(s) of Secured Party and Address(es)

This statement is filed without the debtor's signature to perfect a security interest in collateral. (check ☒ if so)

☐ already subject to a security interest in another jurisdiction when it was brought into this state.

☐ which is proceeds of the original collateral described above in which a security interest was perfected.

Check ☒ if covered: ☒ Proceeds of Collateral are also covered. ☐ Products of Collateral are also covered. No. of additional Sheets presented:

Filed with: Anne Arundel County

C G ENTERPRISES, INC.

General Electric Credit Corporation

x By:

M. J. V. P.
Signature(s) of Debtor(s)

By:

Kerry Bond
Signature(s) of Secured Party(ies)

(1) Filing Officer Copy — Alphabetical

STANDARD FORM - FORM UCC-1.

CI-329 (8/74)

CATALOG ORDER NO. G60020

1986 APR 16 PM 3:47

E. MURPHY COLLISON
CLERK

BL
CLERK

CHATTEL MORTGAGE

This **CHATTEL MORTGAGE**, made and entered into this 1 day of April, 1986, by and between (if corporation, add state incorporated) CG ENTERPRISES, INC. whose chief place of business is (use appropriate address required by statute) 8111 Annapolis Junction Road, City of Jessup County of Anne Arundel, State of Maryland hereinafter referred to as Mortgagor, and GENERAL ELECTRIC CREDIT CORPORATION City of Columbia, State of Maryland, hereinafter referred to as Mortgagee:

KNOW ALL MEN BY THESE PRESENTS:

1. That to secure payment of the indebtedness in the sum of One Hundred Thirty Thousand and 00/100 Dollars (\$130,000.00), which is hereby admitted and is acknowledged and evidenced by a note of even date which Mortgagor agrees to pay in installments, as therein provided, and with interest, if any, as therein provided before maturity and to secure any and all obligations of the Mortgagor to the Mortgagee now existing and hereafter arising, this Mortgage is given. If any installment is not paid within ten (10) days after due date, Mortgagor agrees to pay a late charge of five cents (5¢) per dollar on, and in addition to the amount of said installment, but not exceeding the maximum lawful charges.

2. Mortgagor hereby acknowledges the receipt of value from the Mortgagee which constitutes the purchase price, and is being used by the Mortgagor to purchase the property described immediately below and/or in the Schedule referred to immediately below and attached hereto, and that the Mortgagor hereby grants, assigns, transfers, pledges, conveys and mortgages to Mortgagee the following property and all present and future attachments, accessions and additions thereto, substitutions, accessories and equipment therefor and replacements thereof, all of which are hereinafter called the "Chattels".

Number & Street	(Insert serial & model numbers	(Insert Location by
County & State)	and full description)	Town or City,
(Use this		
paragraph #2		
for purchase		
money loans		

GENERAL ELECTRIC CREDIT CORPORATION

BOOK 497 PAGE 27

3. Mortgagor hereby grants, assigns, transfers, pledges, conveys and mortgages to Mortgagee, its successors and assigns, the property described immediately below and/or in the Schedule referred to immediately below and attached hereto, and all present and future attachments, accessions and additions thereto, substitutions, accessories and equipment therefor and replacements thereof all of which are hereinafter call the "Chattels".

One (1) Used, 1973 CATERPILLAR Rubber Tire Loader, Model 966C, s/n 76J6573 with all attachments, accessories, and additions now or hereafter attached thereto and made a part thereof.

4. To have and to hold all the Chattels unto Mortgagee and Mortgagee's sole use forever. In case of failure of Mortgagor to comply with any provision of this mortgage, Mortgagee shall have the right, but shall not be obligated, to effect such compliance in whole or in part and all moneys spent by, and expenses of, Mortgagee shall be paid by Mortgagor to Mortgagee forthwith and shall bear interest at the rate of 1/30th of 1% per day but not to exceed the maximum permissible contract rate of interest if not so paid. The Mortgagee's effecting such compliance shall not be a waiver of the Mortgagor's default. All such moneys spent by, and expenses of, Mortgagee and any other obligation assumed or incurred by Mortgagee in effecting such compliance, shall constitute so much additional indebtedness and be secured by this mortgage. Chattels shall, until all of the indebtedness and obligations secured hereby be paid, be kept at the above locations, to be reported to Mortgagee monthly and not be removed from any of said locations without Mortgagee's prior written consent. Chattels shall not become part of any freehold and shall remain personal property at all times.

If this sentence is completed, the Chattels are affixed or to be affixed to _____

(Street & Number, City or Town and Village, County, State)

(If so affixed, the record owner of the real estate

is _____

the record lessee of the real estate

is _____

New York only: The block number is _____, the lot number is _____, the section number is _____.)

5. Mortgagor warrants that all Chattel are and will be in good condition and repair, that Mortgagor is the sole and lawful owner and is in possession of the Chattels described herein, and has the sole right and lawful authority to make this Mortgage; said Chattels and every part thereof are free and clear of all liens and encumbrances of every kind, nature and description. Except for this Mortgage, Mortgagor warrants that all the Chattels will remain free and clear of all liens and encumbrances of every kind, nature and description and that Mortgagor shall remain the sole and lawful owner and in possession of the Chattels. Mortgagor will warrant and defend the Chattels against all claims by all persons. Mortgagor, at its own cost and expense, will keep the Chattels in a good state of repair, will not waste or destroy the same or any part thereof and will not be negligent in the care and use thereof.

6. If Mortgagor breaches any of the terms hereof or of said note or of any other obligations of Mortgagor to Mortgagee, or if Mortgagor becomes insolvent or ceases to do business as a going concern, or if the Chattels or any part of them be lost, secreted, abused, seized, illegally used, misused or destroyed, or if a default is declared on any job contracted by Mortgagor, or if a surety takes over performance of such a job or extends financial assistance to Mortgagor, or if Mortgagor or any partner of Mortgagor dies, or the controlling voting or non-voting interest in Mortgagor is changed by reason of sale, gift, bequeath or any other disposition without Mortgagee's prior written consent, or if a petition in bankruptcy or for arrangement or reorganization be filed by or against Mortgagor, or if Mortgagor makes an assignment for the benefit of creditors, or property of Mortgagor be attached or a receiver be appointed for Mortgagor or any of Mortgagor's property or whenever Mortgagee may deem the indebtedness or Chattels insecure, the indebtedness herein described and all other debts then owing by Mortgagor to Mortgagee shall at the option of Mortgagee and without notice accelerate and become due and payable forthwith, and Mortgagor hereby authorizes Mortgagee to enter with or without legal process any premises where the Chattels may be and take possession thereof. Mortgagor will upon default at request of Mortgagee assemble the Chattels and made the Chattels available to the Mortgagee, in whole or in part as requested, at such place or places designated by the Mortgagee as are reasonably convenient to both Mortgagor and Mortgagee. Mortgagee may foreclose this Mortgage in any manner provided by law. To the extent not forbidden by law, Mortgagee may sell the Chattels at private or public sale, in bulk or in parcels, with or without notice, without having the Chattels present at the place of sale, and Mortgagee may bid and purchase; or Mortgagee may lease or otherwise dispose of all or part of the Chattels. The proceeds of sale, lease or other disposition shall first be applied to all costs and charges and expenses incurred in taking, removing, holding, repairing and selling the Chattels and a reasonable sum as attorneys' fees; then, to pay all sums remaining unpaid hereon; then, to any other indebtedness and obligations of Mortgagor to Mortgagee whether or not liquidated, contingent, due, primary, direct, as endorser, indemnitor, guarantor or surety, or otherwise; then, to the expense of paying or settling liens and claims against the Chattels; then, any surplus shall belong to Mortgagor. Mortgagor agrees to pay any deficiency forthwith. Interest after acceleration shall be at the rate of 1/30th of 1% per day but not to exceed the maximum permissible contract rate of interest. All remedies herein are cumulative and any or all thereof may be exercised in lieu of or in addition to, any remedies at law, in equity, or under statute. Mortgagor waives demand of performance and notice of sale or other disposition. Mortgagor waives the statutory method of foreclosure. Mortgagor waives place of sale and manner and place of advertising in the event of foreclosure.

7. Until any default, Mortgagor shall remain in possession of the Chattels. Mortgagor shall not sell, rent, lend, mortgage, encumber or transfer any of the Chattels. Mortgagor shall pay promptly when due all taxes, license fees, assessments and public and private charges levied or assessed on any of the Chattels or on the use thereof or on this mortgage or note. The Chattels shall at all times be a Mortgagor's risk, and Mortgagor shall keep them insured against loss or damage by fire and extended coverage perils, theft, burglary, and for any or all of Chattels which are vehicles, by collision, and also, where requested by Mortgagee, against other risks, for the full insurable value thereof in companies, in amounts and under policies acceptable to Mortgagee, with loss payable to Mortgagee and Mortgagor as their interest may appear and Mortgagor shall, if Mortgagee so requires, deliver to Mortgagee policies or certificates of insurance evidencing such coverage. Each policy shall provide for (10) days written notice to Mortgagee of the cancellation or material modification thereof. Mortgagor hereby waives all exemptions. Waiver of any default shall not be deemed a waiver of any other or subsequent defaults. Mortgagee may correct patent errors herein and fill in blanks. All notice from Mortgagee to Mortgagor shall be sufficiently given if mailed or delivered to Mortgagor at Mortgagor's address shown above.

8. This Mortgage shall be binding, jointly and severally, upon all parties described as the "Mortgagor" and its respective heirs, representatives, successors and assigns, and shall inure to the benefit of "Mortgagee", its successors, and assigns. If any provisions of this Mortgage are in conflict with any statute, rule or law applicable then such provisions shall be deemed null and void to the extent that they may conflict therewith, but without invalidating any other provisions hereof. This Mortgage cannot be changed or terminated orally. Mortgagee is hereby granted power to sign the Mortgagor's name and on behalf of the Mortgagor to execute and file applications for title, transfer of title, financing statements, notices of lien and other documents pertaining to any or all of the Chattels. Mortgagor waives all homestead and other property exemption laws. In the event this mortgage and any note given in connection herewith are placed in the hands of an attorney for collection of money due or to become due or to obtain performance of any provision hereof, Mortgagor agrees to pay reasonable attorneys' fees. Reasonable attorneys' fees shall be deemed to be 20% of the highest amount at any time after default owing by Mortgagor to Mortgagee, if permitted by law, or if not permitted by law such lesser sum as may be permitted. Mortgagor agrees to furnish in a form satisfactory to Mortgagee its annual financial statements and such interim statements as Mortgagee may require. Any and all Financial Statements submitted and to be submitted to Mortgagee have and will have been prepared on a basis of generally accepted accounting principles, and are and will be complete and correct and fairly present Mortgagor's financial condition as at the date thereof. Mortgagee may at any reasonable time examine the books and records of the Mortgagor and make copies thereof. Time is of the essence hereof. Mortgagor agrees to obtain and furnish to Mortgagee real estate, landlord and mortgagee waivers upon request of, and in form satisfactory to, Mortgagee. This Mortgage and any note given in connection herewith may be assigned without notice to the Mortgage and when so assigned shall be free from any defense, counterclaim or cross-complaint against any assignee.

9. If Mortgagor is a corporation, this Mortgage is executed pursuant to authority of its Board of Directors and with the consent of its stockholders. Mortgagor shall, if certificate of title be required or permitted by law, obtain such certificate showing the lien hereof with respect to the Chattels and delivery same to Mortgagee. Mortgagor shall in any event do everything necessary or expedient to preservice or perfect the lien hereof. Mortgagor acknowledges receipt of a true copy, and waives acceptance hereof.

IN WITNESS WHEREOF, Mortgagor has executed and sealed this Chattel Mortgage on the day and year first above written.

INDIVIDUAL AND PARTNERSHIP MORTGAGOR

Signed in the presence of:

Name of Mortgagor:

CORPORATE MORTGAGOR

Name of Corporation CG ENTERPRISES, INC.

X By:

W. H. Jones V.P.
Signature, Title

X ATTEST:

Signature, Title

GENERAL ELECTRIC CREDIT CORPORATION

497 PAGE 31

Collateralized Guaranty Addendum

That certain Chattel Mortgage, dated April 1, 1986 (the "Mortgage"), between C G ENTERPRISES, INC. ("Mortgagor") and GENERAL ELECTRIC CREDIT CORPORATION ("Mortgagee") is hereby amended as follows:

1. Section 1 of the Mortgage is amended to read in its entirety as follows:

1. That to secure the obligations of Mortgagor, as guarantor, under its guaranty, dated April 1, 1986, of the obligations of C G ENTERPRISES, INC. to Mortgagee (the "Guaranty"), and to secure any and all obligations of the Mortgagor to Mortgagee now existing and hereafter arising, this Mortgage is given.

2. Section 2 of the Mortgage is deleted in its entirety.

3. Sections 6 and 7 of the Mortgage are amended to change the word "note" wherever it appears therein to "Guaranty."

Except as amended hereby or by other written instrument executed by Mortgagor and Mortgagee, all other terms and conditions of the Mortgage shall remain in full force and effect.

IN WITNESS WHEREOF, the parties hereto have caused this Addendum to be executed on the 1 day of April, 1986.

Mortgagor:

Mortgagee:

C G ENTERPRISES, INC.

GENERAL ELECTRIC CREDIT CORPORATION

BY: [Signature]

BY: [Signature]

TITLE: V.P.

TITLE: Marketing Support Specialist

(The foregoing Addendum was drafted as an amendment to our standard Chattel Mortgage on form CI-271(3/79). This Addendum allows the Mortgagor to pledge its property as collateral to secure its obligations to Mortgagee under a guaranty documented on CI-300 (5/79).)

Standard

0082F/0791J

Mailed to Secured Party

201314

This **FINANCING STATEMENT** is presented to a filing officer for filing pursuant to the Uniform Commercial Code.

1. Debtor(s) (Last Name First) and address(es)

Maryland Fiber Corp.
MFC Empire Towers
310 Ritchie Highway-Suite 909
Glen Burnie, Maryland 21061

2. Secured Party(ies) and address(es)

Marine Midland Bank, N.A.
250 Park Ave. - 12th Fl.
New York, NY 10177

3. Maturity date (if any):

For Filing Officer (Date, Time,
Number, and Filing Office)

4. This financing statement covers the following types (or items) of property

"All equipment, Inventory, Documents, Accounts, Chattel Paper,
and General Intangibles now owned or hereafter acquired,
wherever located and any and all such items, now owned or
hereafter acquired, which are or become Fixtures."

5. Assignee(s) of Secured Party and
Address(es)

**NOT SUBJECT TO
RECORDATION TAX**

This statement is filed without the debtor's signature to perfect a security interest in collateral. (check ☒ if so)

- ☐ already subject to a security interest in another jurisdiction when it was brought into this state.
☐ which is proceeds of the original collateral described above in which a security interest was perfected.

Filed with:

Check ☒ if covered. ☐ Proceeds of Collateral are also covered. ☐ Products of Collateral are also covered. No. of additional Sheets presented:

Maryland Fiber Corp.

By

Signature(s) of Debtor(s)

Marine Midland Bank, N.A.

By

Signature(s) of Secured Party(ies)

(1) Filing Officer Copy-Alphabetical

STANDARD FORM - FORM UCC-1.

(For Use in Most States)

1986 APR 16 PM 3:47



BOOK 497 PAGE 33

261315

This FINANCING STATEMENT is presented to a Filing Officer for filing pursuant to the Uniform Commercial Code

No. of Additional
Sheets Presented

3. ☐ The Debtor is a transmitting utility

4. For Filing Officer: Date, Time, No. Filing Office

1. Debtor(s) (Last Name First) and Address(es)
SHERRILL, DANA CLAUDE
TOPE, DONNA MARIE
LOT A-47 Holiday Mobile
Estates, Jessup, Md.
20794

2. Secured Party(ies) Name(s) and Address(es)
MOBILE HOME ASSOCIATES
CLARK RD.
JESSUP, MD. 20794

5. This Financing Statement covers the following types (or items) of property:
The mobile home, manufactured by Schult, year 1966,
model L 65, W 12, Serial # E74305, and
all consumer goods, appliances, accessories, equipment and attach-
ments now contained in the mobile home, and all accessories later
affixed to mobile home, including proceeds and insurance proceeds
of all of the foregoing.

8. Describe Real Estate Here:

☐ This statement is to be indexed in
the Real Estate Records

9. Name of
a Record
Owner

6. Assignee(s) of Secured Party and Address(es)
The Philadelphia Saving Fund Society
Consumer Lending Department
1234 Market Street—9th Floor
Philadelphia, PA 19107

7. ☐ The described crops are growing or to be grown on *
☐ The described goods are or are to be affixed to *
☐ The lumber to be cut or minerals or the like
(including oil and gas) is on *
*(Describe Real Estate in Item 8)

No. & Street	Town or City	County	Section	Block	Lot
10. This statement is filed without the Debtor's signature to perfect a security interest in Collateral (check appropriate box): <input type="checkbox"/> which is proceeds of the original Collateral described above in which a security interest was perfected, or <input type="checkbox"/> acquired after a change of name, identity or corporate structure of the Debtor, or <input type="checkbox"/> as to which the filing has lapsed, or <input type="checkbox"/> already subject to a security interest in another jurisdiction <input type="checkbox"/> when the Collateral was brought into this State, or <input type="checkbox"/> when the Debtor's location was changed to this State					

11. If appropriate in this filing, the
terms Debtor(s) and Secured Party(ies)
shall respectively mean:
☐ Consignee(s) and Consignor(s), or
☐ Lessee(s) and Lessor(s)

By Dana Claude Sherrill
Donna Marie Tope
Signature(s) of Debtor(s)

Mobile Home Associates
By Harshel Martin
Signature(s) of Secured Party(ies)
(Required only if Item 10 is checked)

(1) FILING OFFICE COPY - NUMERICAL
(5-83)

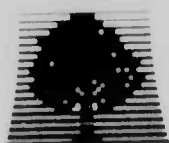
STANDARD FORM—FORM UCC-1—Approved by Secretary of Commonwealth of Pennsylvania

Mailed to Secured Party



1986 APR 16 PM 3:47

AUDREY COLLISON
CLERK



MARYLAND NATIONAL BANK
We want you to grow.™

BOOK 497 PAGE 34

201370

FINANCING STATEMENT

1. ☐ To Be Recorded in the Land Records at _____
2. ☒ To Be Recorded among the Financing Statement Records at Anne Arundel County
3. ☐ Not subject to Recordation Tax.
4. ☐ Subject to Recordation Tax on an initial debt in the principal amount of \$_____. The Debtor(s) certifies that with the filing of this Financing Statement or a duplicate of this Financing Statement, the Recordation Tax on the initial debt has been paid to _____.

5. Debtor(s) Name(s)
M Video, Inc.

Address(es)
1149 Marlboro Rd.
Lothian, Md. 20711

RECORD FEE 11.00
POSTAGE 50
TOTAL DTT 115.15

6. Secured Party
Maryland National Bank
Attention: Ms. Barbara Roberts

Address
8400 Baltimore Blvd.
College Park, Maryland 20740

APR 16 86

7. This Financing Statement covers the following property and all proceeds and products thereof, including, without limitation, all proceeds of any insurance policies covering all or any part of such property:

☒ A. *Inventory*. All of the inventory of each Debtor both now owned and hereafter acquired and as the same may now and hereafter from time to time be constituted, together with all cash and non-cash proceeds and products thereof.

☒ B. *Contract Rights*. All of the contract rights of each Debtor both now owned and hereafter acquired, together with all cash and non-cash proceeds and products thereof.

☒ C. *Accounts*. All of the accounts of each Debtor (including, without limitation, all notes, notes receivable, drafts, acceptances and similar instruments and documents) both now owned and hereafter acquired, together with (i) all cash and non-cash proceeds thereof, and (ii) all returned, rejected or repossessed goods, the sale or lease of which shall have given or shall give rise to an account and all cash and non-cash proceeds and products of all such goods.

☒ D. *General Intangibles*. All of the general intangibles of each Debtor (including, without limitation, all things in action, contractual rights, goodwill, literary rights, rights to performance, copyrights, trademarks and patents), both now owned and hereafter acquired, together with all cash and non-cash proceeds and products thereof.

☒ E. *Chattel Paper*. All of the chattel paper of each Debtor both now owned and hereafter existing, acquired or created, together with (i) all moneys due and to become due thereunder, (ii) all cash and non-cash proceeds thereof, (iii) all returned, rejected or repossessed goods, and the sale or lease of which shall have given or shall give rise to chattel paper and all cash and non-cash proceeds and products of all such goods, and (iv) all property and goods both now owned and hereafter acquired by each Debtor which are sold, leased, secured, serve as security for, are the subject of, or otherwise covered by, the chattel paper of each such Debtor, together with all rights incident to such property and goods and all cash and non-cash proceeds thereof.

☒ F. *All Equipment*. All of the equipment of each Debtor, both now owned and hereafter acquired, together with (i) all additions, parts, fittings, accessories, special tools, attachments and accessions now and hereafter affixed thereto and/or used in connection therewith, (ii) all replacements thereof and substitutions therefor, and (iii) all cash and non-cash proceeds and products thereof.

☒ G. *Specific Equipment*. All of the equipment of each Debtor described on Schedule A attached hereto and made a part hereof by reference, together with (i) all additions, parts, fittings, accessories, special tools, attachments and accessions now and hereafter affixed thereto and/or used in connection therewith, (ii) all replacements thereof and substitutions therefor, and (iii) all cash and non-cash proceeds and products thereof.

☐ H. *Other*. All of the property of each Debtor described on Schedule A attached hereto and made a part hereof by reference, together with all cash and non-cash proceeds thereof.

8. ☐ All or a portion of the property described above is affixed to or is to be affixed to or is to be crops on the real estate described on Schedule A attached hereto and made a part hereof by reference.
M Video, Inc.

By Edward J. McMillan (Seal)

Edward J. McMillan (Seal)

____ (Seal)

____ (Seal)

Secured Party
Maryland National Bank

Thomas O. Herman (Seal)

Thomas O. Herman, Assistant Vice President

Type name and title

Mr. Clerk: Please return to Maryland National Bank to the officer and at the address set forth in paragraph 6 above.

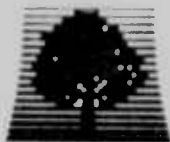
207-95 REV 7/83

1103
30

1986 APR 16 PM 3:47

E. AUBREY COLLISON
CLERK





MARYLAND NATIONAL BANK

We want you to grow.SM

MEMBER FDIC

BOOK 497 PAGE 35

FINANCING STATEMENT

1. ☐ To Be Recorded in the Land Records at _____
2. ☒ To Be Recorded among the Financing Statement Records at _____
3. ☐ Not subject to Recordation Tax.
4. ☐ Subject to Recordation Tax on an initial debt in the principal amount of \$_____. The Debtor(s) certifies that with the filing of this Financing Statement or a duplicate of this Financing Statement, the Recordation Tax on the initial debt has been paid to _____.

5. Debtor(s) Name(s)
M Video, Inc.

Address(es)
1149 Marlboro Rd.
Lothian, Md. 20711

6. Secured Party
Maryland National Bank
Attention: Ms. Barbara Roberts

Address
8400 Baltimore Blvd.
College Park, Maryland 20740

7. This Financing Statement covers the following property and all proceeds and products thereof, including, without limitation, all proceeds of any insurance policies covering all or any part of such property:

☒ A. *Inventory*. All of the inventory of each Debtor both now owned and hereafter acquired and as the same may now and hereafter from time to time be constituted, together with all cash and non-cash proceeds and products thereof.

☒ B. *Contract Rights*. All of the contract rights of each Debtor both now owned and hereafter acquired, together with all cash and non-cash proceeds and products thereof.

☒ C. *Accounts*. All of the accounts of each Debtor (including, without limitation, all notes, notes receivable drafts, acceptances and similar instruments and documents) both now owned and hereafter acquired, together with (i) all cash and non-cash proceeds thereof, and (ii) all returned, rejected or repossessed goods, the sale or lease of which shall have given or shall give rise to an account and all cash and non-cash proceeds and products of all such goods.

☒ D. *General Intangibles*. All of the general intangibles of each Debtor (including, without limitation, all things in action, contractual rights, goodwill, literary rights, rights to performance, copyrights, trademarks and patents), both now owned and hereafter acquired, together with all cash and non-cash proceeds and products thereof.

☒ E. *Chattel Paper*. All of the chattel paper of each Debtor both now owned and hereafter existing, acquired or created, together with (i) all moneys due and to become due thereunder, (ii) all cash and non-cash proceeds thereof, (iii) all returned, rejected or repossessed goods, and the sale or lease of which shall have given or shall give rise to chattel paper and all cash and non-cash proceeds and products of all such goods, and (iv) all property and goods both now owned and hereafter acquired by each Debtor which are sold, leased, secured, serve as security for, are the subject of, or otherwise covered by, the chattel paper of each such Debtor, together with all rights incident to such property and goods and all cash and non-cash proceeds thereof.

☒ F. *All Equipment*. All of the equipment of each Debtor, both now owned and hereafter acquired, together with (i) all additions, parts, fittings, accessories, special tools, attachments and accessions now and hereafter affixed thereto and/or used in connection therewith, (ii) all replacements thereof and substitutions therefor, and (iii) all cash and non-cash proceeds and products thereof.

☒ G. *Specific Equipment*. All of the equipment of each Debtor described on Schedule A attached hereto and made a part hereof by reference, together with (i) all additions, parts, fittings, accessories, special tools, attachments and accessions now and hereafter affixed thereto and/or used in connection therewith, (ii) all replacements thereof and substitutions therefor, and (iii) all cash and non-cash proceeds and products thereof.

☐ H. *Other*. All of the property of each Debtor described on Schedule A attached hereto and made a part hereof by reference, together with all cash and non-cash proceeds thereof.

8. ☐ All or a portion of the property described above is affixed or is to be affixed to or is or is to be crops on the real estate described on Schedule A attached hereto and made a part hereof by reference.

By Edward J. McMillan (Seal)

Edward J. McMillan (Seal)

(Seal)

(Seal)

Secured Party
Maryland National Bank

Thomas O. Herman (Seal)

Thomas O. Herman, Assistant VicePresident

Type name and title

Mr. Clerk: Please return to Maryland National Bank to the officer and at the address set forth in paragraph 6 above.

207-95 REV 7/83

Mailed to Secured Party

FINANCING STATEMENT

300X 497 PAGE 36 2613 16

NOT TO BE RECORDED IN LAND RECORDS

NOT SUBJECT TO RECORDING TAX

RECORD FEE 11.00
POSTAGE .50
H01354 C777 R01 715416

1. LESSEE: John O'Neill Graphic Arts
Name or Names

8009-F Jumpers Hole Rd., Pasadena, MD 21122
Address - Street No. City County State Zip Code
2. LESSOR: LCA LEASING, INC.

P.O. BOX 152 STEVENSON, MARYLAND 21153
3. This Financing Statement covers the following types of property:
(Described - Attach separate list if necessary).

1 - Gerber Graphic Design Station

APR 16 86



APR 16 PM 3:47

CLERK

This transaction is a true lease and is not intended by the parties as a secured transaction; filing is only intended to make the true lease a matter of public record. The Lessor is the owner of such property including all accessories, attachments, additional and any substitutions of similar equipment types, and the Lessee has no rights, expressed or implied to sell, exchange, encumber or otherwise dispose of such property.

LESSEE: John O'Neill Graphic Arts
[Signature]
Signature of Lessee Title

John O'Neill Owner
Type of Print Name of Above

LESSOR:
LCA LEASING, INC.
[Signature]
Signature of Lessor

Jonathan S. Waranch
Type or Print Name of Above

TO THE FILING OFFICER: After this statement has been recorded please mail the same to;

LCA LEASING, INC.
P.O. BOX 152
STEVENSON, MARYLAND 21153-0152

Mailed to Secured Party

1100
50

This FINANCING STATEMENT is presented to a filing officer for filing pursuant to the Uniform Commercial Code.

<p>1 Debtor(s) (Last Name First) and Address(es)</p> <p>Quest Construction Corp 4789 S. Polling House Road Harwood, Maryland 20776</p>	<p>2 Secured Party(ies) and Address(es)</p> <p>Motorola C & E, Inc. P. O. Box 8788 BWI Airport, Maryland 21240</p>	<p>3 Maturity date (if any):</p> <p>For Filing Officer (Date, Time, Number, and Filing Office)</p>
<p>4 This financing statement covers the following types (or items) of property:</p> <p>All Motorola Communications Equipment and inventory owned or hereafter acquired by debtor.</p> <p>"NOT SUBJECT TO RECORDATION TAX"</p>		<p>5 Assignee(s) of Secured Party and Address(es)</p> <p>Associates Capital Services 793 Elkridge Landing Road Linthicum, Maryland 21090</p>

RECORD FEE 11.00
POSTAGE .50
#03265 C777 R01 T15:16
APR 16 86

This statement is filed without the debtor's signature to perfect a security interest in collateral. (check ☒ if so)

☐ already subject to a security interest in another jurisdiction when it was brought into this state

☐ which is proceeds of the original collateral described above in which a security interest was perfected.

Check ☒ if covered. ☐ Proceeds of collateral are also covered. ☐ Products of Collateral are also covered. No. of additional sheets presented.

Filed with:

QUEST CONSTRUCTION CORP

By Debbie Bucher
Debbie Bucher Signature(s) of Debtor(s)

Motorola C & E, Inc.

By Lisa Mangan
Contract Specialist Signature(s) of Secured Party(ies)

Filing Officer Copy — Alphabetical

503459 Rev. 12-80

Mailed to Secured Party

1986 APR 16 PM 3:47

E. AUBREY COLLISON
CLERK



300 497 PAGE 38

261313

This **FINANCING STATEMENT** is presented to a filing officer for filing pursuant to the Uniform Commercial Code: 3. Maturity date (if any):

1. Debtor(s) (Last Name First) and address(es) 13834-55247 Carole A Leatherbury 1714 Cedar Park Rd Annapolis, MD 21401	2. Secured Party(ies) and address(es) Bush & Cook Leasing, Inc. 1600 W Main ST. Wilmington, OH 45177	For Filing Officer (Date, Time, Number, and Filing Office) RECORD FEE 11.00 POSTAGE .50 403697 CTTT 401 109:14 APR 17 1986
4. This financing statement covers the following types (or items) of property: Lease Agreement between Bush and Cook Leasing Inc. and Carle A LEATHERBURY dated 3-14-86 HydraMaster HydraCat 73153026 Securing the lease we are not required to pay Recordation Tax		5. Assignee(s) of Secured Party and Address(es) Bank-One, Columbus, NA 750 Piedmont Columbus, Ohio 43271

This statement is filed without the debtor's signature to perfect a security interest in collateral. (check ☒ if so)
☐ already subject to a security interest in another jurisdiction when it was brought into this state.
☐ which is proceeds of the original collateral described above in which a security interest was perfected:

Check ☒ if covered; ☐ Proceeds of Collateral are also covered. ☐ Products of Collateral are also covered. No. of additional Sheets presented:
Filed with: Sec. of State County"

Carole A Leatherbury Bush & Cook Leasing Inc.
By: Carole A. Leatherbury By: Sue Cornette Sec.
Signature(s) of Debtor(s) Signature(s) of Secured Party(ies)

(1) Filing Officer Copy - Alphabetical STANDARD FORM - FORM UCC-1.

Mailed to Secured Party

BL
CLERK

1986 APR 17 AM 9:42

E. W. L. LISON

STATE OF MARYLAND

Anne Arundel County

CM 01

BOOK 497 PAGE 39

UNIFORM COMMERCIAL CODE

STATEMENTS OF CONTINUATION, PARTIAL RELEASE, ASSIGNMENT ETC. — FORM UCC-3

THIS STATEMENT REFERS TO ORIGINAL STATEMENT, IDENTIFYING FILE NO. 245634

RECORDED IN LIBER 457 FOLIO 407 ON January 5, 1983 (DATE)

1. DEBTOR

Name Walter A. Davis, Jr.Address 7170 Forest Avenue, Hanover, MD 21076

2. SECURED PARTY

Name First Maryland LeasecorpAddress 25 S. Charles Street, Box 1596Baltimore, MD 21203

Person And Address To Whom Statement Is To Be Returned If Different From Above.

3. Maturity date of obligation (if any)

CHECK ☒ FORM OF STATEMENT

A. Continuation ☐
The original financing statement between the foregoing Debtor and Secured Party, bearing the file number shown above, is still effective.

B. Partial Release ☐
From the collateral described in the financing statement bearing the file number shown above, the Secured Party releases the following:

C. Assignment ☐
The Secured Party certifies that the Secured Party has assigned to the Assignee whose name and address is shown below, Secured Party's rights under the financing statement bearing the file number, shown above in the following property:

D. Other: ☒
(Indicate whether amendment, termination, etc.)

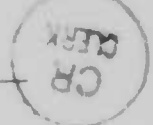
Termination

Dated January 7, 1986

(Signature of Secured Party)

Roger L. Weaver, Credit Exec.

Type or Print Above Name on Above Line



1986 APR 17 AM 9:42

CLERK

STATE OF MARYLAND 300 497 PAGE 40
Anne Arundel County
CM 02

UNIFORM COMMERCIAL CODE
STATEMENTS OF CONTINUATION, PARTIAL RELEASE, ASSIGNMENT ETC. — FORM UCC-3
THIS STATEMENT REFERS TO ORIGINAL STATEMENT, IDENTIFYING FILE NO. 247114
RECORDED IN LIBER 461 FOLIO 281 ON April 29, 1983 (DATE)

1. DEBTOR

Name Walter A. Davis, Jr.
Address 7170 Forest Avenue, Hanover, MD 21076

2. SECURED PARTY

Name First Maryland Leasecorp
Address 25 S. Charles Street, Box 1596
Baltimore, MD 21203
Person And Address To Whom Statement Is To Be Returned If Different From Above.

3. Maturity date of obligation (if any)

CHECK ☒ FORM OF STATEMENT

A. Continuation <input type="checkbox"/> The original financing statement between the foregoing Debtor and Secured Party, bearing the file number shown above, is still effective.	B. Partial Release <input type="checkbox"/> From the collateral described in the financing statement bearing the file number shown above, the Secured Party releases the following:
C. Assignment <input type="checkbox"/> The Secured Party certifies that the Secured Party has assigned to the Assignee whose name and address is shown below, Secured Party's rights under the financing statement bearing the file number, shown above in the following property:	D. Other: <input checked="" type="checkbox"/> (Indicate whether amendment, termination, etc.) Termination

Dated January 7, 1986

Roger L. Weaver
(Signature of Secured Party)
Roger L. Weaver, Credit Exec.
Type or Print Above Name on Above Line

1986 APR 17 AM 9:42

E. AUBREY COLLISON
CLERK

STATE OF MARYLAND

Anne Arundel County

CM 03

497 PAGE 41

UNIFORM COMMERCIAL CODE

STATEMENTS OF CONTINUATION, PARTIAL RELEASE, ASSIGNMENT ETC. — FORM UCC-3

THIS STATEMENT REFERS TO ORIGINAL STATEMENT, IDENTIFYING FILE NO. 251535

RECORDED IN LIBER 472 FOLIO 163 ON April 5, 1984 (DATE)

1. DEBTOR

Name Walter A. Davis, Jr.Address 7170 Forest Avenue, Hanover, MD 21076

2. SECURED PARTY

Name First Maryland LeasecorpAddress 25 S. Charles Street, Box 1596Baltimore, MD 21203

Person And Address To Whom Statement Is To Be Returned If Different From Above.

3. Maturity date of obligation (if any) _____

CR
CLERKCHECK ☒ FORM OF STATEMENT

A. Continuation ☐
The original financing statement between the foregoing Debtor and Secured Party, bearing the file number shown above, is still effective.

B. Partial Release ☐
From the collateral described in the financing statement bearing the file number shown above, the Secured Party releases the following:

C. Assignment ☐
The Secured Party certifies that the Secured Party has assigned to the Assignee whose name and address is shown below, Secured Party's rights under the financing statement bearing the file number, shown above in the following property:

D. Other: ☒
(Indicate whether amendment, termination, etc.)

Termination

Dated January 7, 1986Roger L. Weaver
(Signature of Secured Party)
Roger L. Weaver, Credit Exec.

Type or Print Above Name on Above Line

1986 APR 17 AM 9:42

E. AVENUE COLLISON

Mailed to Secured Party

To Be Recorded in the Financing Records
of Anne Arundel County, Maryland and
Among the Financing Statement Records
of the State Department of Assessments and
Taxation for the State of Maryland.

NOT SUBJECT TO
RECORDATION
TAX

FINANCING STATEMENT

1. DEBTOR

Charles G. Dewald
Palmina Dewald
2413 Chesterfield Avenue
Baltimore, Maryland 21213

RECORD FEE 18.00
POSTAGE .50
#20948 0345 002 111/23
APR 17 '86

also

7142 thru 7146 Ritchie Highway
Glen Burnie, Maryland 21061

2. SECURED PARTY:

Baltimore Federal Financial, F.S.A.
300 East Lombard Street
P.O. Box 116
Baltimore, MD 21202

3. This Financing Statement covers, and the Debtors hereby grant
the Secured Party a security interest in, the following
Collateral:

a. All of the Debtors' right, title and interest in and to
the property owned by the Debtors, located at 7142 thru 7146
Ritchie Highway, Anne Arundel County, Maryland as further
described in Exhibit A attached hereto owned by the Debtors,
together with all replacements or substitutions and renewals
thereof including but not limited to:

- (1) General Intangibles
- (2) Equipment, Tools
- (3) Raw Materials
- (4) Chattels
- (5) Machinery
- (6) Furniture
- (7) Fixtures

- (8) All records, books, ledger cards, all computer programs,
and systems owned or operated in connection therewith
relating to the above collateral.

- (9) All of Debtors' chattels, furniture, machinery, fix-
tures, equipment, and accessories and any replacements
thereof, located at or pertaining to said properties,
together with assignment of leases and any proceeds in-
cluding, without limitation, the proceeds of any

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18.00
5



APR 17 AM 11:28

BL CLERK

policy insuring any said properties;

- (10) This financing statement is not to be construed as an admission that any lease as to which this statement may relate between "Secured Party" and "Debtor" constitutes a Security Agreement.
- (11) All buildings and improvements of every kind and description now or hereafter erected or placed in or upon any interest or estate in the land herein described or any part thereof and used or usable in connection with any present or future operation of said land and now owned or hereafter acquired by Debtor and all fixtures including, but not limited to, all gas and electric fixtures, engines and machinery, equipment, radiators, heaters, furnaces, heating equipment, steam and hot water boilers, stoves, ranges, elevators, motors, bathtubs, sinks, water closets, basins, pipes, faucets and their plumbing and heating fixtures, mantels, refrigerating plant and refrigerators, or other mechanical or otherwise, cooking apparatus and appurtenances, furniture, shades, awnings, screens and blinds.
- (12) All of the rents, issues and profits which may arise or be had therefrom, all articles of personal property now or hereafter attached to or used in and about the building or buildings now erected or hereafter to be erected on the lands herein described which are necessary to the complete and comfortable use and occupancy of the building or buildings for the purposes for which they were or are to be erected, including all goods and chattels and personal property as are used or furnished in operating a building or the activities or articles and substitutions therefor, whether or not the same are, or shall be attached to said buildings in any manner.
- (13) All building materials and equipment now or hereafter delivered to said premises intended to be installed therein.
- (14) All contract rights of and from the herein described property or any parties thereof.
- (15) All of the leases, options to purchase and any and all rental agreements pertaining to the real estate parcel described in Exhibit A.
- b. All of the terms as used herein shall have the same respective meanings as are given to those terms in the Maryland Uniform Commercial Code - Secured Transactions,

Title 9, Commercial Law Article, Annotated Code of Maryland, as amended.

- c. All of the Debtors' right, title and interest in and to all amounts that may be owing at any time and from time to time by the Secured Party to the Debtors in any capacity, including, but not limited to, any balance of any share belonging to the Debtor of any deposit or other account with the Secured Party.
4. The aforesaid items are included as security in a Deed of Trust of even date herewith given by the Debtors to R. SAMUEL JETT, JR. AND CHARLES F. STEIN, III, Trustees, and recorded or intended to be recorded among the Land Records of Anne Arundel County, State of Maryland securing an indebtedness owed by the Debtors to Baltimore Federal Financial, F.S.A. and are deemed by said Deed of Trust to be part of the hereinafter described real estate.
5. The proceeds (including insurance proceeds) and products of collateral are secured, as are future advances and after acquired property.
6. Some or all of the above-described personal property may be affixed to the following parcels of real estate: 7142 thru 7146 Ritchie Highway, Glen Burnie, Maryland 21061 of which Charles G. Dewald and Palmina Dewald are the owners of record.
7. The real estate are those parcels owned by Debtor, located in Anne Arundel County, Maryland, and described more particularly in Exhibit A, attached hereto and made a part hereof.

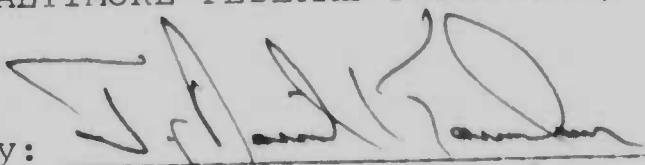
SECURED PARTY:

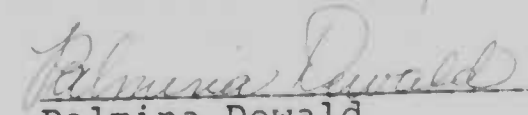
DEBTORS:

BALTIMORE FEDERAL FINANCIAL, F.S.A.


Charles G. Dewald

By:


J. David Kommalan
Senior Vice President


Palmina Dewald

TO FILING OFFICER: After this Statement has been recorded, please return to: R. Samuel Jett, Jr., Esq., Stein and Jett, P.A., 7801 York Rd., Suite 224, Towson, Maryland 21204-7448.

EXHIBIT A
PROPERTY DESCRIPTION

KNOWN AS: 7142 thru 7146 Ritchie Highway
Glen Burnie, Maryland 21061

The properties described as follows:

First: Being known and designated as Lots Nos. 5082, 5083 and 5084 as laid out On Plat No. 50 of the lands of Curtis Creek Mining, Furnace and Manufacturing Company, recorded among the Land Records of Anne Arundel County in Plat Book F.S.R. No. 1, Folio 61, now recorded in Plat Book No. 6, Folio 19.

Being also identified on County Tax Map 10, Block 1 as Parcel 469 (lots 5082, 5083 and 5084 on Plat 50 of Glen Burnie) and being more specifically known as 7142 Ritchie Highway, Glen Burnie, Maryland 21061. Being the lots and parcel of land described in a Deed dated February 16, 1972 to the Grantors herein Charles G. Dewald and Palmina Dewald and recorded among the land records of Anne Arundel County at Liber 2469, Folio 169.

Second: Being known and designated as Lots Nos. 5079, 5080 and 5081 as laid out on Plat No. 50 of the lands of Curtis Creek Mining, Furnace and Manufacturing Company, recorded among the Land Records of Anne Arundel County in Plat Book F.S.R. No. 1, Folio 61, now recorded in Plat Book No. 6, Folio 19.

Being also identified on County Tax Map 10, Block 1 as Parcel 470 (lots 5079, 5080 and 5081 on Plat 50 of Glen Burnie) and being more specifically known as 7146 Ritchie Highway, Glen Burnie, Maryland 21061. Being the lots and parcel of land described in a Deed dated February 16, 1972 to the Grantors herein Charles G. Dewald and Palmina Dewald and recorded among the Land Records of Anne Arundel County at Liber 2469, Folio 167.

To be recorded
~~among Land Records~~
in Financing Statement
Records
~~with State Department of~~
~~Assessments and Taxation~~

Not subject to recordation
tax.

DATE: March 5, 1986

No documentary stamps are required as this financing statement perfects a security interest granted under an indemnity deed of trust and security agreement recorded or to be recorded among the Land Records of Anne Arundel County, Maryland, and given as security for the loan therein described.

FINANCING STATEMENT

1. Debtor (Indemnitor):

1. JOYCE LANE ASSOCIATES, INC.
c/o Mr. Arnold Sagner
P.O. Box 416
Ellicott City, Maryland 21043

2. Secured Party:

MERCANTILE-SAFE DEPOSIT
AND TRUST COMPANY
Two Hopkins Plaza
Baltimore, Maryland 21201
c/o Mr. Bruce T. Hughes, Senior Vice President

3. This Financing Statement covers

3.1. The interest of the Debtor in all equipment, machinery, apparatus, fixtures, building materials and other articles of personal property of every kind and nature whatsoever, now or hereafter located in or upon any interest or estate in any or all of the Property which is hereinafter described and used or usable in connection with any present or future operation of such Property and now owned or hereafter acquired by the Debtor, together with all alterations, additions, accessories, and improvements thereto, substitutions therefor and renewals and replacements thereof, including, by way of example rather than of limitation, all heating, lighting, incinerating and power equipment, engines, pipes, tanks, motors, conduits, switchboards, plumbing, lifting, cleaning, fire prevention, fire-extinguishing, refrigerating, ventilating, and communications apparatus, recording systems, air-cooling and air-conditioning apparatus, elevators, escalators, shades, awnings, draperies, curtains, fans, furniture, furnishings, carpeting, linoleum and other floor coverings, screens, storm doors and windows, sump pumps, attached cabinets, partitions, ducts and compressors, landscaping, security systems and including all equipment installed or to be installed or used or usable in the operation of the building or buildings or appurtenant facilities erected or to be erected in or upon such land.

1700
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RECORD FEE 17.00
POSTAGE 1.00
TOTAL 18.00
1986 APR 17 AM 11:59
CLERK

3.2. The interest of the Debtor in any and all judgments, awards of damages (including but not limited to severance and consequential damages), payments, proceeds, settlements or other compensation heretofore or hereafter made, including interest thereon, and the right to receive the same, as a result of, in connection with, or in lieu of (i) any taking of the Property or any part thereof, under the power of eminent domain, either temporarily or permanently, (ii) any change or alteration of the grade of any street, and (iii) any other injury or damage to, or decrease in value of, the Property or any part thereof.

3.3. The interest of the Debtor in any and all payments, proceeds, settlements or other compensation heretofore or hereafter made, including any interest thereon, and the right to receive the same, from any and all insurance policies covering the Property or any portion thereof, or any of the other property described in this Financing Statement, or any part thereof.

3.4. The interest of the Debtor in all of the rents, royalties, issues, profits, revenues, income and other benefits of the Property or arising from the use or enjoyment of all or any portion thereof, or from any lease or agreement pertaining thereto, and all right, title and interest of the Debtor in and to, and remedies under, all contract rights, accounts receivable and general intangibles growing out of or in connection with any and all leases of the Property, or any part thereof, and of the other property described in this Financing Statement, or any part thereof, both now in existence or hereafter entered into, together with all proceeds (cash and non-cash) thereof; all construction contracts, public works agreements, bonds, deposits, construction materials, supplies, lumber, machinery and equipment; and including, without limitation, all cash or securities deposited under any of the above to secure performance by Debtor, its lessees or any others of their obligations thereunder, whether such cash or securities are to be held until the expiration of the terms of such leases or are to be applied to one or more of the installments of rent coming due immediately prior to the expiration of such terms.

4. The aforesaid items are included as security in an indemnity deed of trust and security agreement of even date herewith and given by the Debtor to the trustees named therein, and recorded or intended to be recorded among the Land Records of Anne Arundel County, Maryland, securing a guaranty by the Debtor (Indemnitor) of debt owed by third parties to Mercantile-Safe Deposit and Trust Company.

5. Proceeds of collateral, accessions and after-acquired property are covered hereunder.

6. The said Property consists of all of that real property located in Anne Arundel County, Maryland, which is more

KLC/03-03-86
2176R

BOOK 497 PAGE 48

particularly described in the said indemnity deed of trust
and security agreement, and in Exhibit A hereto.

Debtor:

JOYCE LANE ASSOCIATES, INC.

by Garnet S. Bean (SEAL)
Garnet S. Bean, President

Secured Party:

MERCANTILE-SAFE DEPOSIT AND
TRUST COMPANY

by Jack E. Steils (SEAL)
Jack E. Steils, Vice
President

[To the Filing Officer: After this Statement has been
recorded, please mail the same to Kenneth L. Crawford,
Esquire; 300 East Lombard Street; 17th Floor; Baltimore,
Maryland 21202.]

FINANCING STATEMENT

by

JOYCE LANE ASSOCIATES, INC.

and

MERCANTILE-SAFE DEPOSIT AND TRUST COMPANY

EXHIBIT A

Description of land

ALL OF THOSE PARCELS OF LAND, situate and lying
in Anne Arundel County, Maryland, and described as follows:

BEGINNING For the same at a point located South 08° 25' 00" East 13.41 feet from the end of the second or North 08° 25' West 445.5 foot line as described in the conveyance from Cyrus N. Joyce, Jr. et al to M. Jeannette Schramm and Louis Schramm, Jr., her husband, by Deed dated December 21, 1935, and recorded among the Land Records of Anne Arundel County in Liber FAM 145, Folio 474; said point also being on the easternmost side of the 150 foot right-of-way of Governor Ritchie Highway; thence running with and binding on said 150 foot right-of-way, North 25° 20' 13" West 683.11 feet, to intersect the southernmost side of the 30 foot right-of-way of Joyce Lane, as now surveyed; then running with and binding along said 30 foot right-of-way, North 56° 00' 10" East 504.52 feet, to intersect sixth or North 04° 14' East 305.4 foot line of said Deed; thence running with and binding along a part of said sixth line, reversely, and along the fifth, fourth, third and part of the second lines of said Deed, South 04° 14' West 208.76 feet, South 18° 04' West 215.1 feet, and South 08° 29' West 237.4 feet; thence South 02° 35' West 239.0 feet, and South 08° 25' East 13.41 feet to the place of beginning. Containing in all 3.70 acres of land, more or less, according to a survey and plat prepared by Anarex, Inc. Registered Professional Land Surveyors, in May, 1977.

ATLANTIC TITLE COMPANY
10715 Charter Drive
Suite 100
Columbia, MD 21044

Mail to _____

Cross-index in
Land Records

Indemnity Financing Statement Not
Subject to Recordation Tax

DATE: April 15, 1986

INDEMNITY FINANCING STATEMENT

1. Guarantor: Address:

W. F. UTZ CONSTRUCTION CO., 1511 Ritchie Highway,
INC. Suite 105
Arnold, Maryland 21012

2. Secured Party: Address:

HOME FEDERAL SAVINGS BANK P.O. Box 1179
Hagerstown, Maryland 21741

RECORD FEE 15.00
POSTAGE 50
APR 17 1986

3. This Financing Statement covers:

(a) all buildings and improvements of every kind and description now or hereafter erected or placed in or upon any interest or estate in the land herein described or any part thereof and used or usable in connection with any present or future operation of said land and now owned or hereafter acquired by Debtor and all fixtures including, but not limited to, all gas and electric fixtures, engines and machinery, radiators, heaters, furnaces, heating equipment, steam and hot water boilers, stoves, ranges, elevators, motors, bathtubs, sinks, water closets, basins, pipes, faucets and other plumbing and heating fixtures, mantels, refrigerating plant and refrigerators, or other mechanical or otherwise, cooking apparatus and appurtenances, furniture, shades, awnings, screens, blinds and other furnishings; and

(b) all of the rents, issues and profits which may arise or be had therefrom, and all articles of personal property now or hereafter attached to or used in and about the building or buildings now erected or hereafter to be erected on the lands herein described which are necessary to the complete and comfortable use and occupancy of such building or buildings for the purposes for which they were or are to be erected, including all goods and chattels and personal property as are used or furnished in operating a building or the activities conducted therein, and all renewals or replacements thereof or articles and substitutions therefor, whether or not the same are, or shall be attached to said building or buildings in any manner; and

(c) all building materials and equipment now or hereafter delivered to said premises intended to be installed therein; and

(d) all contract rights of and from the herein described property or any part thereof.

4. The aforesaid items are included as security in an Indemnity Credit Line Deed of Trust of even date herewith given by

APR 17 1986

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CLERK

15.00
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Guarantor to RICHARD W. PHOEBUS and THOMAS B. FRAME, Trustees, and recorded or intended to be recorded among the Land Records of Anne Arundel County, securing an indebtedness owed by William F. Utz to Home Federal Savings Bank, and are deemed by said Deed of Trust to be part of the hereinafter described real estate.

5. Proceeds of collateral are covered hereunder.

6. The real estate is that parcel owned by Debtor, located in Anne Arundel County, Maryland, and described more particularly in Schedule A attached hereto and made a part hereof. In addition, the real estate shall be deemed to include additional lots later acquired by Guarantor and encumbered by the lien of the Deed of Trust as the same may be supplemented from time to time.

GUARANTOR:

SECURED PARTY:

W. F. UTZ CONSTRUCTION CO.,
INC.

HOME FEDERAL SAVINGS BANK

By William F. Utz
William F. Utz,
President

By Thomas B. Frame
Thomas B. Frame,
Vice President

DEED114.161

Schedule A

PARCEL ONE:-

Being known and designated as Lot No. 2A and 2B as shown on a Plat entitled "Revised Plat of Aquahart Manor Gardens", Plat No. 5005, which Plat is recorded among the Land Records of Anne Arundel County in Plat Book 96, folio 30.

PARCEL TWO:-

Being known and designated as Lot No. 6, Block CC, Plat No. 4, CAPE ST. CLAIRE, which Plat is recorded among the Land Records of Anne Arundel County in Plat Book 21, folio 47, Plat No. 975 (formerly recorded in Cabinet 3, Rod F-7, folio 13).

PARCEL THREE:-

Being known and designated as Lot No. 29R, as shown on a Plat entitled "Administrative Minor Subdivision, Lots #29 and #30, PRIDE VILLAGE, Plat Book 29, Page 27, Third Assessment District, Anne Arundel County, Maryland", which Plat is recorded among the Land Records of Anne Arundel County in Liber EAC No. 3932, folio 450.

PARCEL FOUR:-

Being known and designated as Lots 14 and 34, Block M, as shown on a Plat entitled "Plat No. 2, CAPE ST. CLAIRE", which Plat is dated June, 1949 and recorded among the Land Records of Anne Arundel County in Plat Book No. 21, folio 39.

PARCEL FIVE:-

Being known and designated as Lot No. 71, as shown on the Plat of MANHATTAN MANOR, which Plat is recorded among the Land Records of Anne Arundel County in Plat Book 24, folio 19 (Plat #1189).

PARCEL SIX:-

Being known and designated as Lots Nos. 6 through 14, both inclusive, as shown on the Plat entitled "Plat Two WHITES COVE", which Plat is recorded among the Land Records of Anne Arundel County in Plat Book 94 folio 35.

Mail to Montgomery Title

CROSS INDEXED IN LAND RECORDS

UNIFORM COMMERCIAL CODE
STATEMENTS OF CONTINUATION, PARTIAL RELEASE, ASSIGNMENT, ETC.

THIS STATEMENT REFERS TO ORIGINAL FINANCING STATEMENT

Roll No. 430 Page No. 201
Identification No. 234826 Dated 10/10/801. Debtor(s) { Lorraine M. Kline and Charles A. Fiehn
Name or Names—Print or Type
1221 Brunswick Ct., Arnold, MD 21012
Address—Street No., City - County State Zip CodeMAIL TO: 2. Secured Party { Sears, Roebuck and Company
Name or Names—Print or Type
6901 Security Blvd., Baltimore, Maryland 21207
Address—Street No., City - County State Zip Code3. Maturity Date (if any) A

4. Check Applicable Statement:

A. Continuation <input type="checkbox"/> The original financing statement between the foregoing Debtor and Secured Party, bearing the file number shown above, is still effective.	B. Partial Release <input type="checkbox"/> From the collateral described in the financing statement bearing the file number shown above, the Secured Party releases the following:
C. Assignment <input type="checkbox"/> The Secured Party certifies that the Secured Party has assigned to the Assignee whose name and address is shown below, Secured Party's rights under the financing statement bearing the file number, shown above in the following property:	D. Other: <input checked="" type="checkbox"/> (Indicate whether amendment, termination, etc.) Termination

RECORD FEE 13.00
POSTAGE .50
#19459 C777 R02 115442
APR 4 86RECORD FEE 10.00
POSTAGE .50
#04038 C777 R01 115438
APR 17 86RECORD FEE 3.00
#04039 C777 R01 115439Dated: MAR 27 1981Sears, Roebuck and Company

Name of Secured Party

Signature of Secured Party

J.D. Althouse-Credit Central Oper. Mgr.

Type or Print (Include Title if Company)



1986 APR 17 PM 4:10

F. JUDITH COLLISON
CLERKH.A. Co
1350

UNIFORM COMMERCIAL CODE
STATEMENTS OF CONTINUATION, PARTIAL RELEASE, ASSIGNMENT, ETC.

THIS STATEMENT REFERS TO ORIGINAL FINANCING STATEMENT

Roll No. 435

Page No. 101

Identification No. 236945

Dated 3/9/81

1. Debtor(s) Todd C. and Beverly A. Janorske
Name or Names—Print or Type
1400 Larch Rd., Severn, MD 21144
Address—Street No., City - County State Zip Code

MAIL TO: 2. Secured Party Sears, Roebuck and Company
Name or Names—Print or Type
6901 Security Blvd., Baltimore, Maryland 21207
Address—Street No., City - County State Zip Code

3. Maturity Date (if any) _____

4. Check Applicable Statement:

<p>A. Continuation <input type="checkbox"/> The original financing statement between the foregoing Debtor and Secured Party, bearing the file number shown above, is still effective.</p>	<p>B. Partial Release <input type="checkbox"/> From the collateral described in the financing statement bearing the file number shown above, the Secured Party releases the following:</p>
<p>C. Assignment <input type="checkbox"/> The Secured Party certifies that the Secured Party has assigned to the Assignee whose name and address is shown below, Secured Party's rights under the financing statement bearing the file number, shown above in the following property:</p>	<p>D. Other: <input checked="" type="checkbox"/> (Indicate whether amendment, termination, etc.) Termination</p>

RECORD FEE 13.00
POSTAGE .50
#19660 C777 R02 T15:43
APR 4 86

RECORD FEE 13.00
POSTAGE .50
#194040 C777 R01 T15:39
APR 17 86

Dated: _____

Sears, Roebuck and Company

Name of Secured Party

Signature of Secured Party

J.D. Althouse-Credit Central Oper. Mgr.

Type or Print (Include Title if Company)



1986 APR 17 PM 4:10

F. AUGHEY COLLISON
CLERK

1350

CROSS INDEXED IN LAND RECORDS

UNIFORM COMMERCIAL CODE
STATEMENTS OF CONTINUATION, PARTIAL RELEASE, ASSIGNMENT, ETC.
THIS STATEMENT REFERS TO ORIGINAL FINANCING STATEMENT

Roll No. 433 Page No. 13
Identification No. 236166 Dated 1/7/81

1. Debtor(s) { John A. Jelcic, Jr. and Doris Jelcic
Name or Names—Print or Type
1007 Cayer Dr., Glen Burnie, MD 21061
Address—Street No., City - County State Zip Code

MAIL TO: { Sears, Roebuck and Company
2. Secured Party Name or Names—Print or Type
6901 Security Blvd., Baltimore, Maryland 21207
Address—Street No., City - County State Zip Code

3. Maturity Date (if any) A

4. Check Applicable Statement:

<p>A. Continuation <input type="checkbox"/> The original financing statement between the foregoing Debtor and Secured Party, bearing the file number shown above, is still effective.</p>	<p>B. Partial Release <input type="checkbox"/> From the collateral described in the financing statement bearing the file number shown above, the Secured Party releases the following:</p>
<p>C. Assignment <input type="checkbox"/> The Secured Party certifies that the Secured Party has assigned to the Assignee whose name and address is shown below, Secured Party's rights under the financing statement bearing the file number, shown above in the following property:</p>	<p>D. Other: <input checked="" type="checkbox"/> (Indicate whether amendment, termination, etc.) Termination</p>

RECORD FEE 15.00
POSTAGE 50
#04041 C777 R01 115:39
APR 17 86

Dated: MAR 27 1986
Sears, Roebuck and Company
Name of Secured Party
J.D. Althouse-Credit Central Oper. Mgr.
Signature of Secured Party
Type or Print (Include Title if Company)

J. F.
CLERK

1986 APR 17 PM 4:10

S. ALTHOUSE COLLISON
CLERK

4. A C
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CROSS INDEXED IN LAND RECORDS

UNIFORM COMMERCIAL CODE
STATEMENTS OF CONTINUATION, PARTIAL RELEASE, ASSIGNMENT, ETC.
THIS STATEMENT REFERS TO ORIGINAL FINANCING STATEMENT

Roll No. 426 Page No. 472
Identification No. 233152 Dated 6/26/80

1. Debtor(s) { Sheldon L. and Mary K. Hild
Name or Names—Print or Type
{ 519 Retford Dr., Severna Park, MD 21146
Address—Street No., City - County State Zip Code

MAIL TO: { Sears, Roebuck and Company
Name or Names—Print or Type
{ 6901 Security Blvd., Baltimore, Maryland 21207
Address—Street No., City - County State Zip Code

3. Maturity Date (if any) _____

4. Check Applicable Statement:

<p>A. Continuation <input type="checkbox"/> The original financing statement between the foregoing Debtor and Secured Party, bearing the file number shown above, is still effective.</p>	<p>B. Partial Release <input type="checkbox"/> From the collateral described in the financing statement bearing the file number shown above, the Secured Party releases the following:</p>
<p>C. Assignment <input type="checkbox"/> The Secured Party certifies that the Secured Party has assigned to the Assignee whose name and address is shown below, Secured Party's rights under the financing statement bearing the file number, shown above in the following property:</p>	<p>D. Other: <input checked="" type="checkbox"/> (Indicate whether amendment, termination, etc.) Termination</p>

RECORD FEE 13.00
POSTAGE 50
204042 CT77 R01 115:40
APR 17 86

Dated: MAR 27 1986 Sears, Roebuck and Company
Name of Secured Party
J.D. Althouse-Credit Central Oper. Mgr.
Signature of Secured Party
Type or Print (Include Title if Company)

J. F.
CLERK

1986 APR 17 PM 4:10

E. J. COLLISON
CLERK

A.A. Co
1/3/86

CROSS INDEXED IN LAND RECORDS

UNIFORM COMMERCIAL CODE
STATEMENTS OF CONTINUATION, PARTIAL RELEASE, ASSIGNMENT, ETC.
THIS STATEMENT REFERS TO ORIGINAL FINANCING STATEMENTRoll No. L. 428Page No. 505Identification No. 234060Dated 8/25/80

1. Debtor(s) { Raymond P. and Denise A. Davis
Name or Names—Print or Type
424 W. Maple Rd., Linthicum, MD 21090
Address—Street No., City - County State Zip Code

MAIL TO:

2. Secured Party

{ Sears, Roebuck and Company
Name or Names—Print or Type
6901 Security Blvd., Baltimore, Maryland 21207
Address—Street No., City - County State Zip Code

3. Maturity Date (if any) A

4. Check Applicable Statement:

RECORD FEE 130.00

A. Continuation <input type="checkbox"/> The original financing statement between the foregoing Debtor and Secured Party, bearing the file number shown above, is still effective.	B. Partial Release <input type="checkbox"/> From the collateral described in the financing statement bearing the file number shown above, the Secured Party releases the following:
C. Assignment <input type="checkbox"/> The Secured Party certifies that the Secured Party has assigned to the Assignee whose name and address is shown below, Secured Party's rights under the financing statement bearing the file number, shown above in the following property:	D. Other: <input checked="" type="checkbox"/> (Indicate whether amendment, termination, etc.) Termination

RECORD FEE 13.00
POSTAGE .50
MAR 27 1986 0717 R01 T15:40
APR 17 86Dated: MAR 27 1986Sears, Roebuck and Company

Name of Secured Party

Signature of Secured Party

J.D. Althouse-Credit Central Oper. Mgr.

Type or Print (Include Title if Company)



1986 APR 17 PM 4:10

E. AUBREY COLLISON
CLERKA.A. Co
1350

CROSS INDEXED IN LAND RECORDS

UNIFORM COMMERCIAL CODE
STATEMENTS OF CONTINUATION, PARTIAL RELEASE, ASSIGNMENT, ETC.

THIS STATEMENT REFERS TO ORIGINAL FINANCING STATEMENT

Roll No. L. 428Page No. 506Identification No. 231061Dated 8/25/80

1. Debtor(s) { James S. and Joy L. Courtney
Name or Names—Print or Type
18 3rd Ave., Ferndale, MD 21061
Address—Street No., City - County State Zip Code

MAIL TO:

2. Secured Party

{ Sears, Roebuck and Company
Name or Names—Print or Type
6901 Security Blvd., Baltimore, Maryland 21207
Address—Street No., City - County State Zip Code

3. Maturity Date (if any) _____

4. Check Applicable Statement:

<p>A. Continuation <input type="checkbox"/> The original financing statement between the foregoing Debtor and Secured Party, bearing the file number shown above, is still effective.</p>	<p>B. Partial Release <input type="checkbox"/> From the collateral described in the financing statement bearing the file number shown above, the Secured Party releases the following:</p>
<p>C. Assignment <input type="checkbox"/> The Secured Party certifies that the Secured Party has assigned to the Assignee whose name and address is shown below, Secured Party's rights under the financing statement bearing the file number, shown above in the following property:</p>	<p>D. Other: <input checked="" type="checkbox"/> (Indicate whether amendment, termination, etc.) Termination</p>

RECORD FEE 13.00
POSTAGE .50
40495 DTI R01 T15:41
APR 17 86

Dated: _____

Sears, Roebuck and Company

Name of Secured Party

Signature of Secured Party

J.D. Althouse-Credit Central Oper. Mgr.

Type or Print (Include Title if Company)

J. F.
CLERK

1986 APR 17 PM 4:10

E. AUBLEY COLLISON
CLERKA. A. Lo
1255

GROSS INDEXED IN LAND RECORDS

UNIFORM COMMERCIAL CODE
STATEMENTS OF CONTINUATION, PARTIAL RELEASE, ASSIGNMENT, ETC.
THIS STATEMENT REFERS TO ORIGINAL FINANCING STATEMENTRoll No. L. 425
Identification No. 232582Page No. 245
Dated 5/14/80

1. Debtor(s) { James P. and Jean A. Conrad
Name or Names—Print or Type
1217 Winer Rd., Odenton, MD 21113
Address—Street No., City - County State Zip Code

MAIL TO: { Sears, Roebuck and Company
2. Secured Party Name or Names—Print or Type
6901 Security Blvd., Baltimore, Maryland 21207
Address—Street No., City - County State Zip Code

3. Maturity Date (if any) _____

4. Check Applicable Statement:

<p>A. Continuation <input type="checkbox"/> The original financing statement between the foregoing Debtor and Secured Party, bearing the file number shown above, is still effective.</p>	<p>B. Partial Release <input type="checkbox"/> From the collateral described in the financing statement bearing the file number shown above, the Secured Party releases the following:</p>
<p>C. Assignment <input type="checkbox"/> The Secured Party certifies that the Secured Party has assigned to the Assignee whose name and address is shown below, Secured Party's rights under the financing statement bearing the file number, shown above in the following property:</p>	<p>D. Other: <input checked="" type="checkbox"/> (Indicate whether amendment, termination, etc.) Termination</p>

RECORD FEE 13.00
POSTAGE .50
#04046 DT77 R01 115:41
APR 17 86

Dated: _____

Sears, Roebuck and Company
Name of Secured Party[Signature]
Signature of Secured PartyJ.D. Althouse-Credit Central Oper. Mgr.
Type or Print (Include Title if Company)

1986 APR 17 PM 4:10

E. ANDREY COLLISON
CLERKAPR 20
1986

NOT RECORDED IN LAND RECORDS

UNIFORM COMMERCIAL CODE
STATEMENTS OF CONTINUATION, PARTIAL RELEASE, ASSIGNMENT, ETC.
THIS STATEMENT REFERS TO ORIGINAL FINANCING STATEMENT

Roll No. L. 435 Page No. 99
Identification No. 236943 Dated 3/9/81

1. Debtor(s) { Michael J. and Sharon F. Cservek
Name or Names—Print or Type
210 Hilltop Rd., Baltimore, MD 21225
Address—Street No., City - County State Zip Code

MAIL TO: { Sears, Roebuck and Company
2. Secured Party Name or Names—Print or Type
6901 Security Blvd., Baltimore, Maryland 21207
Address—Street No., City - County State Zip Code

3. Maturity Date (if any) _____

4. Check Applicable Statement:

<p>A. Continuation <input type="checkbox"/> The original financing statement between the foregoing Debtor and Secured Party, bearing the file number shown above, is still effective.</p>	<p>B. Partial Release <input type="checkbox"/> From the collateral described in the financing statement bearing the file number shown above, the Secured Party releases the following:</p>
<p>C. Assignment <input type="checkbox"/> The Secured Party certifies that the Secured Party has assigned to the Assignee whose name and address is shown below, Secured Party's rights under the financing statement bearing the file number, shown above in the following property:</p>	<p>D. Other: <input checked="" type="checkbox"/> (Indicate whether amendment, termination, etc.) Termination</p>

RECORDED FEE 13.00
POSTAGE .50
#04047 C717 R01 115:42
APR 17 86

Dated: _____

Sears, Roebuck and Company
Name of Secured Party

[Signature]
Signature of Secured Party

J.D. Althouse-Credit Central Oper. Mgr.
Type or Print (Include Title if Company)



1986 APR 17 PM 4:10

E. ADRIAN COLLISON
CLERK

A.A.C.
1986

Debtor or Assignor Form

FINANCING STATEMENT

April 14, 1986

☒ Not subject to Recordation Tax
☐ Subject to Recordation Tax; Principal
 Amount is \$.....

☐ To Be Recorded in Land Records (For
 Fixtures only).

RECORD FEE

11.00

.50

Name of DebtorAddress

thomas Ralph Wilkinson

454 Marlboro Road
Lothian, Md. 20711
 44036 0717 201 715:58
 APR 17 86
SECURED PARTY (OR ASSIGNEE)

THE FIRST NATIONAL BANK OF MARYLAND—Address: P.O. Box 17292
 Baltimore, Md. 21203

Attach separate
 list if necessary

1. This Financing Statement covers the following types (or items) of
 property (the collateral):

(1) General 10HA Trailer
 Serial #1120HA207GT100085

2. The collateral property is affixed or to be affixed to or is or is to be crops
 on the following real estate:

3. ☒ Proceeds } of the collateral are also specifically covered.
☐ Products }

4. Mr. Clerk: Mail instrument to secured party named above or assignee,
 if any, at the address stated.

Debtor (or Assignor)

Secured Party (or Assignee)

*Thomas Ralph Wilkinson*THE FIRST NATIONAL BANK OF
MARYLAND

BY

Kathy J. Foster
 Kathy J. Foster
 Retail Loan Manager

Thomas Ralph Wilkinson

FNB 0850

Type or print names under signatures



1986 APR 17 PM 4:11

E. AUMLEY COLLISON
CLERK

Debtor or Assignor Form

FINANCING STATEMENT

- ☐ Not subject to Recordation Tax
☒ Subject to Recordation Tax: Principal
Amount is \$ 17,000.00

☐ To be Recorded in Land Records (For Fixtures Only).Name of DebtorAddress

The Bay Area Corp.

539 Ritchie Highway
Severna Park, MD 21146

SECURED PARTY

FARMERS NATIONAL BANK OF MARYLAND - 5 Church Circle, Annapolis, Md.

Attach separate
list if necessary

1. This Financing Statement covers the following types (or items) of property (the collateral):
 - 1 - Hunter C11D4M Computer Wheel Aligner with 30-171-1 Remote Console
 - 1 - 167-51-1 Printer
 - 1 - 209-42 Lift Rack and Swing Jack Kit
 - 1 - 133-35-1 Second Swing Jack and Rotary WABU28H Two Post Full Hydraulic Lift
2. The collateral property is affixed or to be affixed to or is or is to be crops on the following real estate:

3. ☒ Proceeds } of the collateral are also specifically covered.
☐ Products }

4. Mr. Clerk: Mail instrument to secured party named above or assignee, if any, at the address stated.

Debtor (or Assignor)

The Bay Area Corp.

BY: 

Secured Party (or Assignee)

FARMERS NATIONAL
BANK OF MARYLAND

BY _____

Type or print names under signatures

Mail to: FARMERS NATIONAL BANK OF MARYLAND
5 CHURCH CIRCLE
ANNAPOLIS, MARYLAND 21401

Mailed to Secured Party

11.00
119.00
2RECORD FEE 11.00
RECORD TAX 119.00
POSTAGE .50
#4101 C345M1 T10441
APR 18 86BL
CLERK

1986 APR 18 AM 10:42

201352

FINANCING (CHATTEL) RECORDS - ANNE ARUNDEL COUNTY, MARYLAND

Not to be recorded
in Land Records

Not subject to Recordation Tax
Principal amount of debt secured is:

\$ 2,560,000.00

The appropriate amount of Recordation Taxes, if any, have been paid in connection with a Deed of Trust recorded or intended to be recorded among the Land Records of the jurisdiction in which the land hereinafter described is located and given as security in connection with the same loan.

FINANCING STATEMENT

1. Debtor:

MPS CROFTON JOINT VENTURE

Address:

1951 Kidwell Drive - Suite 200
Vienna, Virginia 22180

2. Secured Party:

UNITED SAVINGS BANK

Address:

8219 Leesburg Pike
Vienna, Virginia 22180

3. Trustee:

JOHN H. AYLOR
ROBERT J. LEWIS

Address:

8219 Leesburg Pike
Vienna, Virginia 22180

4. This Financing Statement covers:

(a) All of the Debtor's right, title, interest, estate, claim and demand, either at law or in equity, in and to all equipment, machinery, apparatus, fittings, building materials, fixtures and articles of personal property of every kind and nature whatsoever, now or hereafter ordered for eventual delivery to the premises hereinafter described (whether or not delivered thereto) and all such as are now or hereafter located in or upon any interest or estate in the premises hereinafter described or any part thereof and used or usable in connection with any present or future operation of said premises and now owned or hereafter acquired by the Debtor, and any and all replacements thereof, additions thereto and substitutions therefor, including, without in any manner limiting the generality of the foregoing, all heating, lighting, laundry, incinerating and power equipment, engines, pipes, tanks, motors, conduits, switchboards, plumbing, lifting, cleaning, fire-prevention, fire-extinguishing, refrigerating, ventilating and communications apparatus, air-cooling and air-conditioning apparatus, elevators, escalators, shades, awnings, draperies, curtains, furniture, furnishings, carpeting and floor coverings, screens, storm doors and windows, stoves, gas and electric ranges, refrigerators, garbage disposals, sump pumps, washers, dryers, attached cabinets, partitions, ducts and compressors, ornaments, tools, rugs, signs, and including all equipment installed or to be installed or used or usable in connection with the operation of any improvements and appurtenant facilities erected or to be erected upon said premises or appropriated to the use thereof, and whether affixed or annexed or not; and

(b) Any annual crops planted or cultivated by the Debtor or those claiming under the Debtor now or hereafter located upon or about the premises hereinafter described; and

(c) All of the right, title, interest, estate, claim or demand of the Debtor either at law or in equity in and to all architectural, engineering and similar plans, specifications, drawings, renderings, profiles, studies, shop drawings, reports, plats, surveys and the like, and all permits and the like, relating to the premises hereinafter described or any improvements or appurtenant facilities erected or to be erected upon or about the premises hereinafter described; and

(d) All proceeds of the conversion, voluntary or involuntary, of any of the collateral into cash or liquidated claims, including, without limitation, the proceeds of insurance; and

(e) All earnings, revenues, rents, issues, profits, avails and other income of and from the hereinafter described premises and the collateral.

RECORD FEE 20.00
POSTAGE .50

#21044 C055 R02 111-35

APR 19 86

2000
JD

This Financing Statement does not cover any items of property described above which are owned by *bona fide* tenants of the Debtor and which have been installed upon the premises hereinafter described for purposes relating to their respective tenancies; provided, however, that any such tenant has the right to remove the same at or before the expiration of the term of any applicable lease. This Financing Statement does not cover any consumable supplies or materials which may be used by the Debtor in the ordinary course of its business or in connection with the operation of the premises hereinafter described.

5. The aforesaid items are included as security in a certain Deed of Trust of even date given by the Debtor to the Trustee named above and recorded or intended to be recorded, among the Land Records of the jurisdiction in which the premises hereinafter described are located to secure an indebtedness owed by the Debtor to the Secured Party.

6. Proceeds of collateral are covered by this Financing Statement.

7. The collateral hereinabove described, or interest of the Debtor therein, affect, are affixed or appurtenant to, or will affect, be affixed or be appurtenant to, property of which the Debtor is the record owner as more fully described on "EXHIBIT A" attached hereto and by this reference incorporated herein and are more particularly described in the Deed of Trust hereinabove referenced.

8. Maturity date of the obligation, if any: provided in the Note.

Debtor:

Secured Party:

MPS CROFTON JOINT VENTURE, a
Maryland general partnership

UNITED SAVINGS BANK

BY: MILTON/CROFTON LIMITED
PARTNERSHIP, General Partner

By: Susan M. Browning
Susan M. Browning
Vice President

By: Milton Schneiderman
Milton Schneiderman,
General Partner

BY: MAYFAIR DEVELOPMENT CORPORATION
General Partner

By: Richard A. Sullivan
Richard A. Sullivan,
President

To the Filing Officer: After this Financing Statement has been recorded, please mail the same to:

United Savings Bank
8219 Leesburg Pike
Vienna, Virginia 22180
Attention: Susan M. Browning
Vice President



"EXHIBIT A".

BOOK 497 PAGE 65

Johnson, Mirmiran and Thompson, P.A.

PLANNERS ENGINEERS LANDSCAPE ARCHITECTS SURVEYORS

DESCRIPTION OF

PARCEL "A"
CROFTON TOWERS

SECOND ASSESSMENT DISTRICT
ANNE ARUNDEL COUNTY, MARYLAND

Being all of the land as shown on a plat of subdivision entitled "Section One Parcel "A" Crofton Towers and recorded among the land records of Anne Arundel County, Maryland in Plat Book 65 Page 47 Plat No. 3472 and being more particularly described as follows

Beginning for the said parcel at a point on the westerly or 590.01 foot arc right of way line of Duke of Kent Drive as shown on a plat of subdivision recorded among the aforesaid land records in Plat Book 35 Page 3 Plat No. 1928 thence running along said Parcel "A" the two (2) following courses

1. North 79°42'18" West, 918.08 feet to a point; thence
2. North 10°24'33" East, 1163.67 feet to a point; thence running along the widening of Davidsonville Road as recorded in a deed to Anne Arundel County, Maryland dated December 18, 1973 and recorded among the aforesaid land records in Liber WGL 2649 at Folio 94 the following course
3. South 58°37'09" East, 1091.28 feet to a point, thence running along Duke of Kent Drive as shown on the aforesaid Plat 1928 the following three (3) courses
4. 39.25 feet along the arc of a curve, deflecting to the right, having a radius of 25.00 feet and a chord bearing of South 13°38'49" East, 35.34 feet to a point; thence
5. South 31°19'30" West, 169.95 feet to a point, thence
6. 325.67 feet along the arc of a curve, deflecting to the left, having a radius of 1088.00 feet and a chord bearing of South 22°44'59" West, 324.46 feet to a point; thence running along the outline of Alison Avenue as shown on the aforesaid Plat 3472 the following seven (7) courses
7. South 57°14'05" West, 34.14 feet to a point, thence
8. North 79°42'18" West, 313.26 feet to a point, thence
9. 20.32 feet along the arc of a curve, deflecting to the right, having a radius of 25.00 feet and a chord bearing of North 56°25'17" West, 19.76 feet to a point; thence
10. 262.19 feet along the arc of a curve, deflecting to the left, having a radius of 55.00 feet and a chord bearing of South 10°17'42" West, 75.63 feet to a point; thence
11. 26.32 feet along the arc of a curve, deflecting to the right, having a radius of 25.00 feet and a chord bearing of North 77°00'41" East,

1751 ELTON ROAD • SILVER SPRING, MARYLAND • 20903 • (301) 434-7000

FAIRFAX, VA

BALTIMORE, MD

YORK, PA.

Description of
Parcel "A"
Crofton Towers
Page 2

BOOK 497 PAGE 66

- 19.76 feet to a point; thence
12. South 79°42'18" East, 311.25 feet to a point, thence
 13. South 35°35'54" East, 34.80 feet to a point, thence running along the aforesaid Parcel "A" the following course
 14. 156.75 feet along the arc of a curve, deflecting to the left, having a radius of 1088.00 feet and a chord bearing of South 04°22'52" West, 156.61 feet to the point of beginning containing 894,793.18 square feet or 20.5416 acres of land.

Mail to Wanda, Wilkinson, Spider & Goldborough
Post Office Box 221
Annapolis, Maryland

Mailed to Secured Party

261353

FINANCING (CHATTEL) RECORDS - ANNE ARUNDEL COUNTY, MARYLAND

Not to be recorded
in Land Records

Not subject to Recordation Tax
Principal amount of debt secured is:

\$ 320,000.00

The appropriate amount of Recordation Taxes, if any, have been paid in connection with a Deed of Trust recorded or intended to be recorded among the Land Records of the jurisdiction in which the land hereinafter described is located and given as security in connection with the same loan.

FINANCING STATEMENT

1. Debtor:
MPS CROFTON JOINT VENTURE

Address:
1951 Kidwell Drive - Suite 200
Vienna, Virginia 22180

2. Secured Party:
UNITED SAVINGS BANK

Address:
8219 Leesburg Pike
Vienna, Virginia 22180

3. Trustee:
JOHN H. AYLOR
ROBERT J. LEWIS

Address:
8219 Leesburg Pike
Vienna, Virginia 22180

4. This Financing Statement covers:

(a) All of the Debtor's right, title, interest, estate, claim and demand, either at law or in equity, in and to all equipment, machinery, apparatus, fittings, building materials, fixtures and articles of personal property of every kind and nature whatsoever, now or hereafter ordered for eventual delivery to the premises hereinafter described (whether or not delivered thereto) and all such as are now or hereafter located in or upon any interest or estate in the premises hereinafter described or any part thereof and used or usable in connection with any present or future operation of said premises and now owned or hereafter acquired by the Debtor, and any and all replacements thereof, additions thereto and substitutions therefor, including, without in any manner limiting the generality of the foregoing, all heating, lighting, laundry, incinerating and power equipment, engines, pipes, tanks, motors, conduits, switchboards, plumbing, lifting, cleaning, fire-prevention, fire-extinguishing, refrigerating, ventilating and communications apparatus, air-cooling and air-conditioning apparatus, elevators, escalators, shades, awnings, draperies, curtains, furniture, furnishings, carpeting and floor coverings, screens, storm doors and windows, stoves, gas and electric ranges, refrigerators, garbage disposals, sump pumps, washers, dryers, attached cabinets, partitions, ducts and compressors, ornaments, tools, rugs, signs, and including all equipment installed or to be installed or used or usable in connection with the operation of any improvements and appurtenant facilities erected or to be erected upon said premises or appropriated to the use thereof, and whether affixed or annexed or not; and

(b) Any annual crops planted or cultivated by the Debtor or those claiming under the Debtor now or hereafter located upon or about the premises hereinafter described; and

(c) All of the right, title, interest, estate, claim or demand of the Debtor either at law or in equity in and to all architectural, engineering and similar plans, specifications, drawings, renderings, profiles, studies, shop drawings, reports, plats, surveys and the like, and all permits and the like, relating to the premises hereinafter described or any improvements or appurtenant facilities erected or to be erected upon or about the premises hereinafter described; and

(d) All proceeds of the conversion, voluntary or involuntary, of any of the collateral into cash or liquidated claims, including, without limitation, the proceeds of insurance; and

(e) All earnings, revenues, rents, issues, profits, avails and other income of and from the hereinafter described premises and the collateral.



1986 APR 18 AM 11:39

RECORD FEE 20.00
POSTAGE .50

821045 0055 R02 T11:36

APR 18 86

2000
30

This Financing Statement does not cover any items of property described above which are owned by *bona fide* tenants of the Debtor and which have been installed upon the premises hereinafter described for purposes relating to their respective tenancies; provided, however, that any such tenant has the right to remove the same at or before the expiration of the term of any applicable lease. This Financing Statement does not cover any consumable supplies or materials which may be used by the Debtor in the ordinary course of its business or in connection with the operation of the premises hereinafter described.

5. The aforesaid items are included as security in a certain Deed of Trust of even date given by the Debtor to the Trustee named above and recorded or intended to be recorded, among the Land Records of the jurisdiction in which the premises hereinafter described are located to secure an indebtedness owed by the Debtor to the Secured Party.

6. Proceeds of collateral are covered by this Financing Statement.

7. The collateral hereinabove described, or interest of the Debtor therein, affect, are affixed or appurtenant to, or will affect, be affixed or be appurtenant to, property of which the Debtor is the record owner as more fully described on "EXHIBIT A" attached hereto and by this reference incorporated herein and are more particularly described in the Deed of Trust hereinabove referenced.

8. Maturity date of the obligation, if any: provided in the Note.

Debtor:

MPS CROFTON JOINT VENTURE, a
Maryland general partnership

BY: MILTON/CROFTON LIMITED
PARTNERSHIP, General Partner

By: Milton Schneiderman
Milton Schneiderman
General Partner

Secured Party:

UNITED SAVINGS BANK

By: Susan M. Browning
Susan M. Browning
Vice President

BY: MAYFAIR DEVELOPMENT CORPORATION
General Partner

By: Richard A. Sullivan
Richard A. Sullivan,
President

To the Filing Officer: After this Financing Statement has been recorded, please mail the same to:

United Savings Bank
8219 Leesburg Pike
Vienna, Virginia 22180
Attention: Susan M. Browning
Vice President



"EXHIBIT A".

BOOK 497 PAGE 69

Johnson, Mirmiran and Thompson, P.A.
PLANNERS ENGINEERS LANDSCAPE ARCHITECTS SURVEYORS

DESCRIPTION OF

PARCEL "A"
CROFTON TOWERS

SECOND ASSESSMENT DISTRICT
ANNE ARUNDEL COUNTY, MARYLAND

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2. North 10°24'33" East, 1163.67 feet to a point; thence running along the widening of Davidsonville Road as recorded in a deed to Anne Arundel County, Maryland dated December 18, 1973 and recorded among the aforesaid land records in Liber WGL 2649 at Folio 94 the following course
3. South 58°37'09" East, 1091.28 feet to a point, thence running along Duke of Kent Drive as shown on the aforesaid Plat 1928 the following three (3) courses
4. 39.25 feet along the arc of a curve, deflecting to the right, having a radius of 25.00 feet and a chord bearing of South 13°38'49" East, 35.34 feet to a point; thence
5. South 31°19'30" West, 169.95 feet to a point, thence
6. 325.67 feet along the arc of a curve, deflecting to the left, having a radius of 1088.00 feet and a chord bearing of South 22°44'59" West, 324.46 feet to a point; thence running along the outline of Alison Avenue as shown on the aforesaid Plat 3472 the following seven (7) courses
7. South 57°14'05" West, 34.14 feet to a point, thence
8. North 79°42'18" West, 313.26 feet to a point, thence
9. 20.32 feet along the arc of a curve, deflecting to the right, having a radius of 25.00 feet and a chord bearing of North 56°25'17" West, 19.76 feet to a point; thence
10. 262.19 feet along the arc of a curve, deflecting to the left, having a radius of 55.00 feet and a chord bearing of South 10°17'42" West, 75.63 feet to a point; thence
11. 26.32 feet along the arc of a curve, deflecting to the right, having a radius of 25.00 feet and a chord bearing of North 77°00'41" East,

1751 ELTON ROAD • SILVER SPRING, MARYLAND • 20903 • [301] 434-7000

FAIRFAX, VA

BALTIMORE, MD

YORK, PA.

Description of
Parcel "A"
Crofton Towers
Page 2

BOOK 497 PAGE 70

- 19.76 feet to a point; thence
12. South 79°42'18" East, 311.25 feet to a point, thence
 13. South 35°35'54" East, 34.80 feet to a point, thence running along the aforesaid Parcel "A" the following course
 14. 156.75 feet along the arc of a curve, deflecting to the left, having a radius of 1088.00 feet and a chord bearing of South 04°22'52" West, 156.61 feet to the point of beginning containing 894,793.18 square feet or 20.5416 acres of land.

Wm. W. Snider & Goldsborough
Post Office Box 221
Crofton, Maryland

Mail to _____

BOOK 497 PAGE 71

RECORD FEE 10.00
POSTAGE .50
#21075 1237 202 114:13
APR 18 86

This STATEMENT is presented to a filing officer for filing pursuant to the Uniform Commercial Code:		3. Maturity date (if any):
1. Debtor(s) (Last Name First) and address(es) WILLIAM E. DIXON Monumental Title Building Severna Park, MD 21146	2. Secured Party(ies) and address(es) MARYLAND NATIONAL REALTY INVESTORS, INC. P. O. Box 987 Baltimore, MD 21203	For Filing Officer (Date, Time and Filing Office)
4. This statement refers to original Financing Statement bearing File No. <u>244856/Book 455/Reg 379</u> Filed with <u>Anne Arundel County</u> Date Filed <u>November 8</u> 19 <u>82</u>		
5. <input type="checkbox"/> Continuation. The original financing statement between the foregoing Debtor and Secured Party, bearing file number shown above, is still effective. 6. <input checked="" type="checkbox"/> Termination. Secured party no longer claims a security interest under the financing statement bearing file number shown above. 7. <input type="checkbox"/> Assignment. The secured party's right under the financing statement bearing file number shown above to the property described in Item 10 have been assigned to the assignee whose name and address appears in Item 10. 8. <input type="checkbox"/> Amendment. Financing Statement bearing file number shown above is amended as set forth in Item 10. 9. <input type="checkbox"/> Release. Secured Party releases the collateral described in Item 10 from the financing statement bearing file number shown above. 10.		

No. of additional Sheets presented:

MARYLAND NATIONAL REALTY INVESTORS, INC.

By: _____
Signature(s) of Debtor(s) (necessary only if Item 8 is applicable).

By: [Signature]
Signature(s) of Secured Party(ies)

(1) Filing Officer Copy - Alphabetical

STANDARD FORM - FORM UCC-3

THE MONUMENTAL TITLE CO.
The Monumental Title Bldg.
SEVERNA PARK, MD. 21146

Mail to. _____

1986 APR 18 PM 2:21

J. F.
CLERK

STAFFING COLLISON
CLERK

10.00 50

FINANCING STATEMENT

261301

BL
CLERK

1986 APR 18 PM 2:21

RECEIVED COLLISON

- () Recorded in the Land Records of Anne Arundel County, Maryland
(✓) Filed in the Financing Statement Records of Anne Arundel County, Maryland
() Filed with the State Department of Assessments and Taxation

This Financing Statement evidences and publicizes the lien and provisions of the Deed of Trust securing a debt in the aggregate principal amount of \$410,000.00 or so much thereof as may be advanced to which instrument all required documentary stamps have been affixed.

NAME OF DEBTOR: UNITED PROPANE, INC., ROBERT A. PASCAL and NANCY W. PASCAL

ADDRESS:
205 Najoles Road
Millersville, Maryland 21108

NAME OF SECURED PARTY: THE FIRST NATIONAL BANK OF MARYLAND

ADDRESS:
BANC 101-820
P.O. Box 1596
Baltimore, Maryland 21203

RECORD FEE 15.00
POSTAGE 50
#21074 C237 402 114:14
APR 18 86

1. This Financing Statement covers the following items of property:

A. All personal property, construction materials, chattels and equipment now or at any time hereafter owned by Debtor and attached to or used in any way in connection with the use, operation or occupancy of the herein described premises and any and all buildings thereon or to be erected thereon, all fixtures and chattels and equipment, including, but without limiting the generality of the foregoing, all walks, fences, shrubbery, driveways, building materials, all plumbing, heating and lighting apparatus, mantels, floor coverings, furniture, furnishings, draperies, screens, storm windows and doors, awnings, shrubbery, plants, boilers, tanks, propane storage tanks, cradles, piers, posts, meters, security systems, boses, air compressors, machinery, stoves, gas and electric ranges, ovens, disposals, dishwashers, refrigerators, hoods and fans, venetian blinds, wall cabinets, appliances, furnaces, dynamos, motors, elevators and elevator machinery, cranes, manufacturing equipment, radiators, blinds and all laundry, refrigerating, air conditioning, incinerating and sprinkling and other fire prevention or extinguishing equipment of whatsoever kind and nature, including all property specified in the Deed of Trust hereinafter mentioned; it being understood that all the aforesaid shall be deemed to be fixtures and part of the land herein described, but whether or not of the nature of fixtures they shall be deemed and shall constitute part of the security for the indebtedness herein mentioned. The provisions hereof shall not apply to machinery apparatus, equipment fittings, fixtures and articles of personal property used in the business of Grantor or Grantor's lessees whether the same are annexed to the real estate or not, unless the same are also used in the operation of any building located thereon.

B. Proceeds of the above-described collateral.

C. All contracts rights of and from the herein-described property or any part hereof.

15.00
5

D. Any and all awards of payments, including interest thereon and the right to receive the same which may be made with respect to the real property described in the Deed of Trust heretofore mentioned or any improvements thereon as a result of (a) the exercise of the right of the eminent domain, (b) the alteration of the grade of any street, or (c) any other injury to or decrease in the value of the aforesaid real property or any improvements thereon to the extent of all amounts which may be secured by said Deed of Trust at the date of receipt of any such award or payment by a secured party and the reasonable counsel fees, costs, and disbursements incurred by a secured party in connection with the collection of such award or payment.

2. The above described goods, property, interests and rights are located at, are affixed to or relate to the property and the improvements now or hereafter existing thereon, being approximately 4.5 acres of ground more or less situated on the west side of Maryland Route No. 3, Anne Arundel County, Maryland, and more fully described in and conveyed by Debtor to John W. McClean and Anna M. Ketchum, Trustees, in that certain Deed of Trust recorded in LIBOR 3092, Page 502, June 20, 1978, among the Land Records of Anne Arundel County, Maryland, and as described in Exhibit A attached hereto and made a part hereof, said Deed of Trust constituting the Security Agreement of this secured transaction.

Dated: March 31, 1986

DEBTOR SIGNATURES:

UNITED PROPANE, INC.

By: *M. A. Henry*

M. A. HENRY, PRESIDENT

Robert A. Pascal

ROBERT A. PASCAL

Nancy W. Pascal

NANCY W. PASCAL

SECURED PARTY SIGNATURES:

THE FIRST NATIONAL BANK OF MARYLAND

By: *Patricia C. Davis*

✓

AFTER FILING, PLEASE RETURN TO:-

THE FIRST NATIONAL BANK OF MARYLAND
BANC 101-820
P.O. BOX 1596
BALTIMORE, MARYLAND 21203

Exhibit A to Financing Statement from United Propane, Inc./Et Al
to The First National Bank of Maryland

BEGINNING for the same at an iron pipe now set at the beginning of the conveyance by Lee H. Kramer and wife to Irving Robinson, et al, by deed dated July 2, 1964 and recorded among the Land Records of Anne Arundel County in Liber L.N.P. No. 1771, folio 562; said beginning point being on the Westernmost Right of Way Line of Maryland Route Number 3 as shown on State Roads Commission Plats Numbers 15808 and 17871; thence leaving said beginning point so fixed and running with the Lines of said conveyance to Irving Robinson, et al., and said Right of Way Line of Maryland Route Number 3 as now surveyed - with meridian referred to Anne Arundel County Grid - South 11 degrees 57 minutes 50 seconds East 53.34 feet to an iron pipe now set and South 11 degrees 52 minutes 50 seconds East 295.35 feet to an iron pipe there found in the division line between the conveyance from Lee H. Kramer and the conveyance by James Brosh and wife to Irving Robinson, et al., by deed dated July 7, 1964, and recorded among the Land Records of Anne Arundel County in Liber L.N.P. No. 1771, folio 554; thence leaving said Maryland Route Number 3 and running with said division line South 84 degrees 57 minutes 10 seconds West 590.59 feet to an iron pipe there found in the South 05 degrees 17 minutes East 697.47 foot line of the conveyance by Robert W. Watson, et al., to Richard W. McClelland by deed dated May 26, 1970, and recorded among the Land Records of Anne Arundel County in Liber M.S.H. No. 2345 folio 412; thence leaving said conveyance from James Brosh and wife and running reversely with part of said line of the conveyance to Richard W. McClelland - as now surveyed - North 12 degrees 54 minutes 50 seconds West 348.12 feet to an iron pipe there found; thence leaving said conveyance to Richard W. McClelland and running North 84 degrees 51 minutes 10 seconds East 596.40 feet to the place of beginning. Containing 4.71 acres, more or less, according to a survey and plat made by Edward Hall, III & Associates, P.A., Registered Professional Land Surveyors, in April 1972.

SAVING AND EXCEPTING THEREFROM the following described parcel:

BEGINNING for the same at an iron pipe there found at the beginning of the North 11 degrees 52 minutes 52 seconds West 349.30 foot line described in the conveyance by Lee H. Kramer and wife to Irving Robinson, et al., by deed dated July 2, 1964 and recorded among the Land Records of Anne Arundel County in Liber L.N.P. No. 1772 folio 562; said beginning point also being at the beginning of the North 85 degrees 03 minutes 20 seconds East 590.27 foot line described in the conveyance by James Brosh and wife to Irving Robinson, et al., by deed dated July 7, 1964; and recorded among the Land Records of Anne Arundel County in Liber L.N.P. No. 1771, folio 554; and also being in the South 05 degrees 17 minutes East 697.47 foot line of the conveyance by Robert W. Watson, et al., to Richard W. McClelland by deed dated May 26, 1970, and recorded among the Land Records of Anne Arundel County in Liber M.S.H. No. 2345 folio 412; thence leaving said beginning point so fixed and conveyance from James Brosh and running with part of the line of the conveyance from Lee H. Kramer and reversely with part of said line of the conveyance to Richard W. McClelland - as now surveyed with meridian referred to Anne Arundel County Grid - North 12 degrees 54 minutes 50 seconds West 105.33 feet to a curve to the right having a radius of 80.00 feet; thence leaving said conveyance to Richard W. McClelland and running with said curve on an arc of 167.31 feet to intersect said division line between the conveyance from Lee H. Kramer and the conveyance from James Brosh; thence running with part of said division line South 84 degrees 57 minutes 10 seconds West 69.85 feet to the Place of Beginning. Containing 0.178 acres, more or less, as described by Edward Hall, III & Associates, P.A., Registered Professional Land Surveyors, in April, 1972.

BEING more particularly shown on a plat of a survey made by C. D. Messick, Jr. & Associates, Inc., Consulting Engineers & Surveyors, entitled "Property of Gas-Oil Products", dated January 1975, and filed among the Land Records of Anne Arundel County, Maryland in Liber W.G.L. No. 2800, folio 135.

TOGETHER with an easement or right of way, more particularly described in a Deed of Easement dated July 12, 1974 and recorded among the Land Records aforesaid in Liber W.G.L. No. 2693 folio 176 from Severn Industrial Park Associates to Robert A. Pascal and Nancy W. Pascal, his wife.

Mail to Montenapal Table

UNIFORM COMMERCIAL CODE

STATEMENTS OF CONTINUATION, PARTIAL RELEASE, ASSIGNMENT ETC. — FORM UCC-3

THIS STATEMENT REFERS TO ORIGINAL STATEMENT, IDENTIFYING FILE NO. 16399 C777

RECORDED IN LIBER 495 FOLIO 410 ON March 4, 1986 (DATE)

1. DEBTOR

Name Sinai Hospital of Baltimore, Incorporated

Address 2401 West Belvedere Avenue, Baltimore, Maryland 21215

2. SECURED PARTY

Name Sovran Leasing Corporation

Address P. O. Box 8765, Richmond, Virginia 23226

Attention: Susan J. Ladd

Person And Address To Whom Statement Is To Be Returned If Different From Above.

3. Maturity date of obligation (if any)

CHECK ☒ FORM OF STATEMENT

A. Continuation ☐

The original financing statement between the foregoing Debtor and Secured Party, bearing the file number shown above, is still effective.

B. Partial Release ☐

From the collateral described in the financing statement bearing the file number shown above, the Secured Party releases the following:

C. Assignment ☐

The Secured Party certifies that the Secured Party has assigned to the Assignee whose name and address is shown below, Secured Party's rights under the financing statement bearing the file number, shown above in the following property:

D. Other: Amendment ☒

(Indicate whether amendment, termination, etc.)

To add the following serial numbers:

#6562-04

See the attached Schedule A

SINAI HOSPITAL OF BALTIMORE, INCORPORATED

By:

John W. Ellis, Asst. VP/Controller

Dated

February 7, 1986

SOVRAN LEASING CORPORATION

By:

(Signature of Secured Party)

William N. Smith, Jr., SVP

Type or Print Above Name on Above Line

1986 APR 21 AM 10:09

E. A. COLLISON

SCHEDULE A

BOOK 497 PAGE 76

Lease Number 6562 ; Supplementary Schedule Number 04 . Page 1 of 1 .

(This Schedule A is hereby made a part of the above-referenced Lease and Supplementary Schedule between SINAI HOSPITAL OF BALTIMORE, INCORPORATED (Lessee) and SOVRAN LEASING CORPORATION (Lessor).

Microfilm Equipment supplied by:
Bell & Howell Company
21 Governor's Court
Baltimore, Maryland 21207

QUANTITY	EQUIPMENT DESCRIPTION	SERIAL NUMBERS
Two (2)	Model 104321 Filemaster II Processors	86115, 861154
Two (2)	Model 103441 A.B.R. 600 Recorders	6090099, 6090100
Seven (7)	Model 101368 Classic 3000 Recorders	404364, 404355, 404369 404362, 404361, 404360 404358
Six (6)	Model 102318 A.B.R. ⁴⁰⁰ 700 Jacket Fillers	6020282, 6020283, 6020284, 6020297, 6020295, 6020298

SINAI HOSPITAL OF BALTIMORE, INCORPORATED

By: ✓ John W. Ellis

Title: Assistant Vice President/Controller

Date: February 7, 1986

Mail to Sovran Leasing Corp.

☒ TO BE
☐ NOT TO BE

CROSS INDEXED
 IN
 LAND RECORDS

☐ SUBJECT TO
☒ NOT SUBJECT TO

RECORDING TAX
 ON PRINCIPAL
 AMOUNT OF \$ _____

FINANCING STATEMENT

JAMES A. HOAGE

Name or Names—Print or Type

592 CENTER DR SEVERNA PARK AA, MD 21146
 Address—Street No., City - County State Zip Code

1. Debtor(s):

Name or Names—Print or Type

Address—Street No., City - County State Zip Code

2. Secured Party:

Name or Names—Print or Type

6650 RITCHIE HWY GLEN BURNIE AA, MD 21061
 Address—Street No., City - County State Zip Code

RECORD FEE
POSTAGE13.00
1.50

3. This Financing Statement covers the following types of property: (Describe) (Attach separate list if necessary).

TEN (10) SEARS BEST WHITE VINYL DOUBLE
HUNG INSTALLED REPLACEMENT WINDOWS.

4. If above described personal property is to be affixed to real property, describe real property.

SINGLE FAMILY DWELLING

921104 0777 R02 T08142
APR 21 86

5. If collateral is crops, describe real estate.

6. Proceeds of collateral ☐ are ☐ are not covered.

7. Products of collateral ☐ are ☐ are not covered.

DEBTOR(S):

SECURED PARTY:

X

James A. Hoage
(Signature of Debtor)

JAMES A. HOAGE
Type or Print

(Signature of Debtor)

Type or Print

SEARS, ROEBUCK & CO
(Company, if applicable)

(Signature of Secured Party)

J. D. Althouse—Credit Central Oper. Mgr.
Type or Print (Include title if Company)

TO THE FILING OFFICER: After this statement has been recorded please mail the same to:

6901 Security Blvd., Baltimore, Maryland 21207

MAIL TO:

Name and Address

Mail to

Sears Roebuck & Co.

AA 60
1

201072

☒ TO BE **CROSS INDEXED** ☐ SUBJECT TO RECORDING TAX
IN NOT SUBJECT TO ON PRINCIPAL
LAND RECORDS \$ AMOUNT OF

FINANCING STATEMENT

THEODORE G CHWASTYK

Name or Names—Print or Type

1918 OAKLEY RD GLEN BURNIE AA MD 21061

Address—Street No.,

City - County

State

Zip Code

1. Debtor(s):

LUCRETA A. CHWASTYK

Name or Names—Print or Type

1918 OAKLEY RD GLEN BURNIE AA MD 21061

Address—Street No.,

City - County

State

Zip Code

2. Secured Party:

SEARS ROEBUCK & CO

Name or Names—Print or Type

6650 RITCHIE HWY GLEN BURNIE AA MD 21061

Address—Street No.,

City - County

State

Zip Code

3. This Financing Statement covers the following types of property: (Describe) (Attach separate list if necessary).

INSTALLED #96422 GAS FURNACE AND
#82830 CENTRAL AIR CONDITIONING

4. If above described personal property is to be affixed to real property, describe real property.

SINGLE FAMILY DWELLING
1918 OAKLEY RD
GLEN BURNIE, MD

5. If collateral is crops, describe real estate.

6. Proceeds of collateral ☐ are ☐ are not covered.

7. Products of collateral ☐ are ☐ are not covered.

DEBTOR(S):

SECURED PARTY:

Theodore G Chwastyk
(Signature of Debtor)

THEODORE G. CHWASTYK
Type or Print

Lucretia A Chwastyk
(Signature of Debtor)

LUCRETA A. CHWASTYK
Type or Print

SEARS ROEBUCK & CO
(Company, if applicable)

[Signature]
(Signature of Secured Party)

J. D. Althouse-Credit Central Oper. Mgr.
Type or Print (Include title if Company)

TO THE FILING OFFICER: After this statement has been recorded please mail the same to:
MAIL TO: 8901 Security Blvd., Baltimore, Maryland 21207
 Name and Address

Mail to _____

RECORD FEE 15.00
POSTAGE 1.00
21105 0777 R02 T01:43
APR 21 83

1986 APR 21 AM 10:09
E ALTHOUSE CREDIT CENTRAL
CITY

RECORDED

AA Co.
2

<input checked="" type="checkbox"/> TO BE <input type="checkbox"/> NOT TO BE	CROSS INDEXED IN LAND RECORDS	<input type="checkbox"/> SUBJECT TO	RECORDING TAX ON PRINCIPAL AMOUNT OF \$
		<input checked="" type="checkbox"/> NOT SUBJECT TO	

FINANCING STATEMENT

1. Debtor(s):	DOUGLAS L. BAER
	Name or Names—Print or Type 367 BEACHAN DRIVE, GLEN BURNIE, MD 21061 Address—Street No., City - County State Zip Code
	SHIRLEY A. BAER
	Name or Names—Print or Type 367 BEACHAN DRIVE, GLEN BURNIE, MD 21061 Address—Street No., City - County State Zip Code
2. Secured Party:	SEARS ROEBUCK & COMPANY
	Name or Names—Print or Type 6650 N. RITCHIE HWY, GLEN BURNIE, MD 21061 Address—Street No., City - County State Zip Code

3. This Financing Statement covers the following types of property: (Describe) (Attach separate list if necessary). SELF-INSTALLED KITCHEN CABINETS, CUSTOM COUNTERTOP AND RELATED APPLIANCES GARAGE DOOR

4. If above described personal property is to be affixed to real property, describe real property. RESIDENTIAL DWELLING AT: 367 BEACHAN DRIVE, GLEN BURNIE, MD 21061

5. If collateral is crops, describe real estate.

6. Proceeds of collateral ☐ are ☐ are not covered.
 7. Products of collateral ☐ are ☐ are not covered.

RECORD FEE 15.00
 POSTAGE .50
 421107 6777 R02 108143
 APR 21 86

DEBTOR(S):	SECURED PARTY:
[Signature] (Signature of Debtor) DOUGLAS L. BAER Type or Print	SEARS, ROEBUCK and Company (Company, if applicable)
x [Signature] (Signature of Debtor) SHIRLEY A. BAER Type or Print	[Signature] (Signature of Secured Party) J. D. Althouse-Credit Central Oper. Mgr. Type or Print (Include title if Company)

MAIL TO: TO THE FILING OFFICER: After this statement has been recorded please mail the same to:
 Name and Address 6901 Security Blvd., Baltimore, Maryland 21207

Mail to _____

1500
 1986 APR 21 AM 10:09
 J. F. CLERK
 E. ANDREY COLLISON
 CLERK

AA Co.
 2

261072

☒ TO BE ☐ NOT TO BE } CROSS INDEXED
 _____ IN
 LAND RECORDS }
☐ SUBJECT TO ☒ NOT SUBJECT TO } RECORDING TAX
 ON PRINCIPAL
 AMOUNT OF \$ _____

FINANCING STATEMENT

J.F.
CLERK

1986 APR 21 AM 10:09

E. ALBERT COLLISON
CLERK

1. Debtor(s):

THEODORE R. DZIELSKI
 Name or Names—Print or Type
301 SHIPLEY AVE GLEN BURNIE AA MD 21061
 Address—Street No., City - County State Zip Code

MARY P. DZIELSKI
 Name or Names—Print or Type
301 SHIPLEY AVE GLEN BURNIE AA MD 21061
 Address—Street No., City - County State Zip Code

2. Secured Party:

SEARS ROEBUCK & CO
 Name or Names—Print or Type
6650 BIRCHMEAD AVE GLEN BURNIE AA MD 21061
 Address—Street No., City - County State Zip Code

3. This Financing Statement covers the following types of property: (Describe) (Attach separate list if necessary).

CENT. AIR & FURNACE

RECORD FEE 15.00
POSTAGE 50
261072 CITY 902 100144

4. If above described personal property is to be affixed to real property, describe real property.

301 SHIPLEY AVE GLEN BURNIE MD

5. If collateral is crops, describe real estate.

APR 21 86

6. Proceeds of collateral ☐ are ☐ are not covered.

7. Products of collateral ☐ are ☐ are not covered.

DEBTOR(S):

SECURED PARTY:

Theodore R. Dzieliski
 (Signature of Debtor)

THEODORE R. DZIELSKI
 Type or Print

Sears, Roebuck and Company
 (Company, if applicable)

Mary P. Dzieliski
 (Signature of Debtor)

MARY P. DZIELSKI
 Type or Print

J. D. Althouse-Credit Central Oper. Mgr.
 (Signature of Secured Party)
 Type or Print (Include title if Company)

To THE FILING OFFICER: After this statement has been recorded please mail the same to:

MAIL TO:

Name and Address 6901 Security Blvd., Baltimore, Maryland

Mail to

1500

AA Co.
2

201372

☒ TO BE ☐ NOT TO BE } **CROSS INDEXED** IN LAND RECORDS } ☐ SUBJECT TO ☒ NOT SUBJECT TO } RECORDING TAX ON PRINCIPAL AMOUNT OF \$

FINANCING STATEMENT

1. Debtor(s): *Husband* } *X* Rebecca J. Innes
Name or Names—Print or Type
2246 Dairy Farm Rd Gambrells, Md 21054
Address—Street No., City - County State Zip Code

X Robert D. Innes, Jr
Name or Names—Print or Type
2246 Dairy Farm Rd Gambrells, Md 21054
Address—Street No., City - County State Zip Code

2. Secured Party: } Seana Roebuck & Co
Name or Names—Print or Type
16450 Ritchie Hwy Glen Burnie, Md 21061
Address—Street No., City - County State Zip Code

3. This Financing Statement covers the following types of property: (Describe) (Attach separate list if necessary).
Furnace, CAC, Water Heater

4. If above described personal property is to be affixed to real property, describe real property.
2246 DAIRY FARM RD GAMBRELLS MD 21054

5. If collateral is crops, describe real estate.

6. Proceeds of collateral ☐ are ☐ are not covered.
7. Products of collateral ☐ are ☐ are not covered.

DEBTOR(S): SECURED PARTY:

wife *X* Rebecca J. Innes (Signature of Debtor)
Rebecca J. Innes (Type or Print)

Husband *X* Robert D. Innes, Jr (Signature of Debtor)
Robert D. Innes, Jr (Type or Print)

Seana Roebuck & Co (Company, if applicable)
(Signature of Secured Party)
J. D. Althouse-Credit Central Oper. Mgr.
(Type or Print (Include title if Company))

TO THE FILING OFFICER: After this statement has been recorded please mail the same to:
MAIL TO: 6901 Security Blvd., Baltimore, Maryland 21207

Mail to

1500

AAC 2

BOOK 497 PAGE 83

FINANCING STATEMENT

1. Debtor(s) :

Leonard Johnson
 Name or Names—Print or Type
 1420 Tisted Rd
 Address—Street No.,
 Glen Burnie, Md 21061
 City County State Zip Code

Mrs. ^{MIRRIH} Johnson
Name or Names—Print or Type
1420 ^{Tested Rd} 96th Avenue, N.W. 21061
Address—Street No., City - County State Zip Code

2. Secured Party:

James Redburn & Co.
Name or Names—Print or Type

650 Ritchie Hwy Glen Burnie, Md 21561
Address—Street No., City - County State Zip Code

3. This Financing Statement covers the following types of property: (Describe) (Attach separate list if necessary).

Re-model Bathroom

4. If above described personal property is to be affixed to real property, describe real property.

1420 Isted Rd
Glen Burnie, Md 21061

5. If collateral is crops, describe real estate.

6. Proceeds of collateral ☐ are ☐ are not covered.

7. Products of collateral ☐ are ☐ are not covered.

DEBTOR(S) :

SECURED PARTY:

DEBTOR(S):

[Signature]
(Signature of Debtor)

LEONARD K. SULLIVAN
Type or Print

[Signature]
(Signature of Debtor)

MARIA JOHNSON
Type or Print

Seamus Reebuck & Co.
(Company, if applicable)

[Signature]
(Signature of Secured Party)

J. D. Althouse-Credit Central Oper. Mgr.
Type or Print (Include title if Company)

TO THE FILING OFFICER: After this statement has been recorded please mail the same to:
To: 6901 Security Blvd., Baltimore, Maryland 21207
 Name and Address _____

MAIL TO: Name and address

Mail to _____

261373

BOOK 497 PAGE 84

☒ TO BE ☐ NOT TO BE } CROSS INDEXED
 [REDACTED] IN LAND RECORDS }
☐ SUBJECT TO ☒ NOT SUBJECT TO } RECORDING TAX ON PRINCIPAL AMOUNT OF \$ _____

FINANCING STATEMENT

1. Debtor(s):
- JOHN E. TEMPORADO
 Name or Names—Print or Type
 8310 LENCRA LA SEVERN A A Co MD 21144
 Address—Street No., City - County State Zip Code
- SHEILA A TEMPORADO
 Name or Names—Print or Type
 8310 LENCRA LA SEVERN A A Co MD 21144
 Address—Street No., City - County State Zip Code
2. Secured Party:
- SEARS ROEBUCK & Co
 Name or Names—Print or Type
 6650 N. RITCHIE HY. GLEN BURNIE A A Co MD 21061
 Address—Street No., City - County State Zip Code
3. This Financing Statement covers the following types of property: (Describe) (Attach separate list if necessary).
- KITCHEN CABINETS
 ELEC RANGE
 DISHWASHER
4. If above described personal property is to be affixed to real property, describe real property.
- RESIDENTIAL DWELLING

RECORD FEE 15.00
 POSTAGE 50
 421131 1777 R02 100/46
 APR 21 86

5. If collateral is crops, describe real estate.

6. Proceeds of collateral ☐ are ☐ are not covered.7. Products of collateral ☐ are ☐ are not covered.

DEBTOR(S):

SECURED PARTY:

[Signature]
 (Signature of Debtor)
 JOHN E. TEMPORADO
 Type or Print

[Signature]
 (Signature of Debtor)
 SHEILA A TEMPORADO
 Type or Print

[Signature]
 (Company, if applicable)
 SEARS ROEBUCK & Co
 Type or Print (Include title if Company)

[Signature]
 (Signature of Secured Party)
 J. D. Althouse-Credit Central Oper. Mgr.
 Type or Print (Include title if Company)

J. F. CLERK

1986 APR 21 AM 10:10
 J. D. ALTHOUSE

TO THE FILING OFFICER: After this statement has been recorded please mail the same to:

MAIL TO: 6901 Security Blvd., Baltimore, Maryland 21207
 Name and Address:

Mail to

1500

Financing Statement

BOOK 497 PAGE 85

To: <input type="checkbox"/> State Corporation Commission <input type="checkbox"/> Clerk of the _____ Court, CROSS INDEXED <input checked="" type="checkbox"/> in Land Records - Recorded ^{File} to Public Records Please file this Financing Statement pursuant to the Uniform Commercial Code. Kindly send up a receipt as evidence of filing indicating the File Number thereon. Filing fee attached. SEARS, ROEBUCK AND CO.	File No 201371 Subject to Recordation Tax: Yes _____ No <u>X</u>
---	---

Name of Debtor DAVID NIXON GLADYS IRENE NIXON	Complete Address of Debtor 7743 SPENCER RD GLEN BURNIE MD 21061
--	---

Secured Party SEARS, ROEBUCK AND CO. Unit address 6901 SECURITY BLVD BALTO MD 21207
--

This Financing Statement covers the following property: Full description of merchandise and services: 10'X12' CRAFTMASTER WOOD DEER SYSTEM WITH RAILS & STAKES 7743 SPENCER RD GLEN BURNIE MD 21061
--

RECORD FEE 15.00
POSTAGE .50
\$21.12 C777 R02 108446

Total Cash price \$ 4115⁰⁰
 Finance Charges \$ _____
 if any
 Total Secured Amount \$ 4115⁰⁰

APR 21 85

J.F. CLERK

Proceeds and products of the above collateral and any returned or repossessed goods are also covered.

(If collateral is goods which are or are to become fixtures) <input checked="" type="checkbox"/> The above described goods are affixed or to be affixed to (describe real estate and give names of owners of record): Name DAVID NIXON Name GLADYS IRENE NIXON RAEBURN SHANNON SEWARD ST 5050 Bk. # G-2 LOT # 137 Address 7743 SPENCER RD GLEN BURNIE MD 21061 PAGES	
--	--

(If collateral is crops) <input type="checkbox"/> The above listed crops are growing or are to be grown on (describe real estate and give names of owners of record):
--

MAIL TO: 6901 Security Blvd., Baltimore, Maryland 21207

Signature of Debtor 1. Signature <u><i>David Nixon</i></u> print above name <u>DAVID NIXON</u> 2. Signature <u><i>Gladys Irene Nixon</i></u> print above name <u>GLADYS IRENE NIXON</u>	Signature of Secured Party SEARS, ROEBUCK AND CO. By <u><i>[Signature]</i></u> J. D. Althouse-Credit Central Oper. Mgr. Title _____
---	---

up Copy - Office Second Copy - Office Third Copy - Customer (Original Signature on #1 and #2 Copy)

15.00 50.

261375

☒ TO BE ☐ NOT TO BE } CROSS INDEXED ☐ SUBJECT TO ☒ NOT SUBJECT TO } RECORDING TAX ON PRINCIPAL AMOUNT OF \$

FINANCING STATEMENT

1. Debtor(s): Robert Davis
Name or Names—Print or Type
4057 Saint Monica Dr Baltimore MD 21122
Address—Street No., City - County State Zip Code

Mrs B. Davis
Name or Names—Print or Type
4057 Saint Monica Dr Baltimore, Md 21122
Address—Street No., City - County State Zip Code

2. Secured Party: Sears Roebuck & Co
Name or Names—Print or Type
6650 Ritchie Hwy Glen Burnie MD 21061
Address—Street No., City - County State Zip Code

3. This Financing Statement covers the following types of property: (Describe) (Attach separate list if necessary).

Geo Fordale
CAC

RECORD FEE 15.00
POSTAGE 50
BALTIMORE 0777 002 100:46
APR 21 86

4. If above described personal property is to be affixed to real property, describe real property.

4057 Saint Monica Dr
Baltimore 21122

5. If collateral is crops, describe real estate.

6. Proceeds of collateral ☐ are ☐ are not covered.
7. Products of collateral ☐ are ☐ are not covered.

DEBTOR(S): Robert D. Davis SECURED PARTY: Sears, Roebuck and Company
(Signature of Debtor) (Company, if applicable)
ROBERT D. DAVIS Type or Print
Barbara A. Davis (Signature of Debtor) (Signature of Secured Party)
BARBARA A. DAVIS Type or Print J. D. Althouse-Credit Central Oper. Mgr. Type or Print (Include title if Company)

MAIL TO: TO THE FILING OFFICER: After this statement has been recorded please mail the same to:
Name and Address 6901 Security Blvd., Baltimore, Maryland 21202

Mail to

1500
SU.

AA Co.
2

261376

☒ TO BE **CROSS INDEXED** ☐ SUBJECT TO
☐ NOT TO BE **IN LAND RECORDS** ☒ NOT SUBJECT TO

RECORDING TAX ON PRINCIPAL AMOUNT OF \$

FINANCING STATEMENT

1. Debtor(s):

Elmer C. King
 Name or Names—Print or Type
123 OTIS Drive Severn, Md 21144
 Address—Street No., City - County State Zip Code

Betty S. King
 Name or Names—Print or Type
Same as above
 Address—Street No., City - County State Zip Code

2. Secured Party:

Sears Roebuck & Company
 Name or Names—Print or Type
6650 N. Ritchie Highway G.B. Md 21061
 Address—Street No., City - County State Zip Code

3. This Financing Statement covers the following types of property: (Describe) (Attach separate list if necessary).

Remodel Bath

4. If above described personal property is to be affixed to real property, describe real property.

123 OTIS Drive
Severn, Md 21144

5. If collateral is crops, describe real estate.

N/A

6. Proceeds of collateral ☐ are ☐ are not covered.

7. Products of collateral ☐ are ☐ are not covered.

DEBTOR(S):

SECURED PARTY:

Elmer C. King
 (Signature of Debtor)
Elmer C. King
 Type or Print

Betty S. King
 (Signature of Debtor)
Betty S. King
 Type or Print

Sears, Roebuck and Company
 (Company, if applicable)

J. D. Althouse—Credit Central Oper. Mgr.
 (Signature of Secured Party)
 Type or Print (Include title if Company)

TO THE FILING OFFICER: After this statement has been recorded please mail the same to:

MAIL TO: Name and Address 6901 Security Blvd., Baltimore, Maryland 21207

Mail to

1500

AACo.

RECORD FEE 15.00
 POSTAGE 1.00
 421114 0777 102 108:47
 APR 21 96

1966 APR 21 AM 10:10

E. ALLEN COLLISON

261377

<input checked="" type="checkbox"/> TO BE <input type="checkbox"/> NOT TO BE	CROSS INDEXED IN LAND RECORDS	<input type="checkbox"/> SUBJECT TO	RECORDING TAX ON PRINCIPAL AMOUNT OF \$
		<input checked="" type="checkbox"/> NOT SUBJECT TO	

FINANCING STATEMENT

1. Debtor(s):

<u>Edmund Birk</u> Name or Names—Print or Type			
<u>7302 Green Acres Rd</u> Address—Street No.,	<u>Green Bunkie</u> City - County	<u>MD</u> State	<u>21061</u> Zip Code

<u>7302 Green Acres Rd</u> Address—Street No.,	<u>Green Bunkie</u> City - County	<u>MD</u> State	<u>21061</u> Zip Code
---	--------------------------------------	--------------------	--------------------------

2. Secured Party:

<u>Sears Roebuck & Co</u> Name or Names—Print or Type			
<u>6650 Ritchie Hwy</u> Address—Street No.,	<u>Green Bunkie</u> City - County	<u>MD</u> State	<u>21061</u> Zip Code

3. This Financing Statement covers the following types of property: (Describe) (Attach separate list if necessary).

Deed of Trust, Covenants
w/ w Carter Cont # 9126417

4. If above described personal property is to be affixed to real property, describe real property.

7302 Green Acres Rd. Green Bunkie 21061

5. If collateral is crops, describe real estate.

RECORD FEE 15.00
 POSTAGE 5.00
 APR 21 1966

6. Proceeds of collateral ☐ are ☐ are not covered.

7. Products of collateral ☐ are ☐ are not covered.

DEBTOR(S):

SECURED PARTY:

Kathryn E. Birk
 (Signature of Debtor)
Kathryn E. Birk
 Type or Print
Edmund Birk
 (Signature of Debtor)
Edmund Birk
 Type or Print

Sears, Roebuck and Company
 (Company, if applicable)
[Signature]
 (Signature of Secured Party)
J. D. Althouse-Credit Central
 Type or Print (Include title if Company) Oper Mgr.

TO THE FILING OFFICER: After this statement has been recorded please mail the same to:

MAIL TO: Name and Address 6901 Security Blvd., Baltimore, Maryland 21207

Mail to _____

1500

☒ TO BE ☐ NOT TO BE } **CROSS INDEXED** ☐ SUBJECT TO ☒ NOT SUBJECT TO } RECORDING TAX ON PRINCIPAL AMOUNT OF \$

☐ IN LAND RECORDS

FINANCING STATEMENT

1. Debtor(s):

FRANCIS R. ROBINSON
Name or Names—Print or Type
583 RITA DRIVE ODENTON, MD. 21113
Address—Street No., City - County State Zip Code

DOLORES E. ROBINSON
Name or Names—Print or Type
583 RITA DRIVE ODENTON, MD. 21113
Address—Street No., City - County State Zip Code

2. Secured Party:

SEARS ROEBUCK & COMPANY
Name or Names—Print or Type
6650 N. RITCHIE HWY. GLEN BURNIE, MD. 21061
Address—Street No., City - County State Zip Code

3. This Financing Statement covers the following types of property: (Describe) (Attach separate list if necessary). INSTALLED CABINETS & CUSTOM COUNTERTOP

4. If above described personal property is to be affixed to real property, describe real property.

RESIDENTIAL DWELLING AT: - 583 RITA DRIVE.
ODENTON, MD. 21113

5. If collateral is crops, describe real estate.

RECORD FEE 15.00
POSTAGE .50
APR 21 1986 10:48
21113 0777 102 103:48

6. Proceeds of collateral ☐ are ☐ are not covered.

7. Products of collateral ☐ are ☐ are not covered.

DEBTOR(S):

SECURED PARTY:

Francis R. Robinson
(Signature of Debtor)

Sears, Roebuck and Company

FRANCIS R. ROBINSON
Type or Print

(Company, if applicable)

Dolores E. Robinson
(Signature of Debtor)

J. D. Althouse-Credit Central Oper. Mgr.

DOLORES E. ROBINSON
Type or Print

Type or Print (Include title if Company)

TO THE FILING OFFICER: After this statement has been recorded please mail the same to:

MAIL TO:

Name and Address 6901 Security Blvd., Baltimore, Maryland 21207

Mail to

J.F. CLERK

1986 APR 21 AM 10:10

J.F. CLERK

EQUITY COLLECTION

AH 2

201379

Financing Statement

To: <input type="checkbox"/> State Corporation Commission <input type="checkbox"/> Clerk of the _____ Court, CROSS INDEXED <input checked="" type="checkbox"/> in Land Records - <u>File</u> to Public Records Please file this Financing Statement pursuant to the Uniform Commercial Code. Kindly send up a receipt as evidence of filing indicating the File Number thereon. Filing fee attached. <p style="text-align: center;">SEARS, ROEBUCK AND CO.</p>		File No. <u>BOOK 497 PAGE 90</u> Subject to Recordation Tax: Yes _____ No <u>X</u>								
Name of Debtor <u>Craig Laughlin</u> <u>Linda Laughlin</u>	Complete Address of Debtor <u>1534 Endsley Place, Crofton, Md. 21114</u>									
Secured Party <u>SEARS, ROEBUCK AND CO.</u> <u>6901 Security Blvd., Baltimore, Maryland 21207</u>										
This Financing Statement covers the following property: Full description of merchandise and services: <u>Complete Kitchen Appliances, Finishing All exposed</u> <u>Surfaces, to match, one counter top custom made with</u> <u>Semi-circle addition.</u>										
RECORD FEE 15.00 POSTAGE 1.00 TOTAL DUE 16.00 APR 21 1966										
<table style="width: 100%;"> <tr> <td style="width: 30%;">Total Cash price</td> <td style="width: 10%;">\$</td> <td style="width: 60%; text-align: right;"><u>5820.00</u></td> </tr> <tr> <td>Finance Charges if any</td> <td>\$</td> <td></td> </tr> <tr> <td>Total Secured Amount</td> <td>\$</td> <td style="text-align: right;"><u>5820.00</u></td> </tr> </table>		Total Cash price	\$	<u>5820.00</u>	Finance Charges if any	\$		Total Secured Amount	\$	<u>5820.00</u>
Total Cash price	\$	<u>5820.00</u>								
Finance Charges if any	\$									
Total Secured Amount	\$	<u>5820.00</u>								
Proceeds and products of the above collateral and any returned or repossessed goods are also covered.										
(If collateral is goods which are or are to become fixtures) <input checked="" type="checkbox"/> The above described goods are affixed or to be affixed to (describe real estate and give names of owners of record): Name <u>Craig Laughlin</u> Name <u>Linda Laughlin</u> BIK.# _____ LOT# <u>2</u> Address <u>1534 Endsley Place, Crofton, Md 21114</u>										
(If collateral is crops) <input type="checkbox"/> The above listed crops are growing or are to be grown on (describe real estate and give names of owners of record):										
MAIL TO: 6901 Security Blvd., Baltimore, Maryland 21207										
Signature of Debtor 1. Signature <u>Craig Laughlin</u> print above name <u>MR. C. Laughlin</u> 2. Signature <u>Linda Laughlin</u> print above name <u>MRS. L. Laughlin</u>	Signature of Secured Party <u>SEARS, ROEBUCK AND CO.</u> By <u>[Signature]</u> Title <u>J. D. Althouse-Credit Central Oper. Mgr.</u>									

Top Copy - Office Second Copy - Office Third Copy - Customer (Original Signature on #1 and #2 Copy)

AA Co.
2

☒ TO BE☐ NOT TO BE

CROSS INDEXED

IN
LAND RECORDS☐ SUBJECT TO☒ NOT SUBJECT TORECORDING TAX
ON PRINCIPAL
AMOUNT OF

\$

FINANCING STATEMENT

BOOK 497 PAGE 91

1. Debtor(s):

Name or Names—Print or Type

Address—Street No., City - County State Zip Code

Name or Names—Print or Type

Address—Street No., City - County State Zip Code

2. Secured Party:

Name or Names—Print or Type

Address—Street No., City - County State Zip Code

3. This Financing Statement covers the following types of property: (Describe) (Attach separate list if necessary).

SEVEN VINYL REPLACEMENT WINDOWS AND
ONE VINYL BOU WINDOW

4. If above described personal property is to be affixed to real property, describe real property.

5. If collateral is crops, describe real estate.

RESIDENTIAL DURESSING
1252 Roundtop DR Odenton MD 21113
N/A6. Proceeds of collateral ☐ are ☐ are not covered.7. Products of collateral ☐ are ☐ are not covered.

DEBTOR(S):

SECURED PARTY:

Melvin C. Brown
(Signature of Debtor)Melvin C. Brown
Type or PrintShige Y. Brown
(Signature of Debtor)Shige Y. Brown
Type or Print

Sears, Roebuck and Company

(Company, if applicable)

(Signature of Secured Party)

J. D. Althouse-Credit Central Oper. Mgr.

Type or Print (Include title if Company)

TO THE FILING OFFICER: After this statement has been recorded please mail the same to:

MAIL TO: Name and Address 6901 Security Blvd., Baltimore, Maryland 21207

Mail to

1500
80
1986 APR 21 AM 10:10J. J.
CLERKE. AUBREY COLLISON
CLERKAA Co
2

201301

BOOK 497 PAGE 92

☒ TO BE

CROSS INDEXED

☐ SUBJECT TO

RECORDING TAX
ON PRINCIPAL
AMOUNT OF

☐ NOT TO BE

IN
LAND RECORDS

☒ NOT SUBJECT TO

\$

FINANCING STATEMENT

1. Debtor(s):

CATHERINE A. SHERIDAN
Name or Names—Print or Type
9267 FT. SMALLWOOD RD. PASADENA, MD. 2122
Address—Street No., City - County State Zip Code

BEVERLY B. FERGUSON
Name or Names—Print or Type
9267 FT. SMALLWOOD RD. PASADENA, MD. 2122
Address—Street No., City - County State Zip Code

2. Secured Party:

SEARS ROEBUCK & COMPANY
Name or Names—Print or Type
6650 N. RITCHIE HWY. GLEN BURNIE, MD. 21061
Address—Street No., City - County State Zip Code

3. This Financing Statement covers the following types of property: (Describe) (Attach separate list if necessary). INSTALLED KITCHEN CABINETS, CUSTOM COUNTERTOP & RELATED APPLIANCES.

RECORD FEE 15.00
POSTAGE 50
APR 21 1986

4. If above described personal property is to be affixed to real property, describe real property.

RESIDENTIAL DWELLING AT: 9267 FT. SMALLWOOD ROAD
PASADENA, MD 2122

5. If collateral is crops, describe real estate.

6. Proceeds of collateral ☐ are ☐ are not covered.

7. Products of collateral ☐ are ☐ are not covered.

DEBTOR(S):

SECURED PARTY:

Catherine A. Sheridan
(Signature of Debtor)

CATHERINE A. SHERIDAN
Type or Print

Beverly B. Ferguson
(Signature of Debtor)

BEVERLY B. FERGUSON
Type or Print

Sears, Roebuck and Company
(Company, if applicable)

[Signature]
(Signature of Secured Party)

J. D. Althouse—Credit Central Oper. Mgr.
Type or Print (Include title if Company)

MAIL TO:

To THE FILING OFFICER: After this statement has been recorded please mail the same to:
Name and Address 6901 Security Blvd., Baltimore, Maryland

Mail to

1500

J. F.
CLERK

1986 APR 21 AM 10:10

E. ADAM COLLISON
CLERK

AA Co.
2

261302

BOOK 497 PAGE 93

☒ TO BE ☐ NOT TO BE } CROSS INDEXED ☐ SUBJECT TO ☒ NOT SUBJECT TO } RECORDING TAX ON PRINCIPAL AMOUNT OF \$

FINANCING STATEMENT

1. Debtor(s):

Name or Names—Print or Type

1414 SCARLETON DR. GLEN BURNIE PA Co MD 21061

Address—Street No., City - County State Zip Code

Name or Names—Print or Type

1414 SCARLETON DR. GLEN BURNIE PA Co MD 21061

Address—Street No., City - County State Zip Code

2. Secured Party:

Name or Names—Print or Type

6650 N. KITCHIE AV. GLEN BURNIE PA Co MD 21061

Address—Street No., City - County State Zip Code

3. This Financing Statement covers the following types of property: (Describe) (Attach separate list if necessary).

KITCHEN CABINETS
COUNTER TOP
DACP IN RANGE
DISHWASHERRECORD FEE 15.00
POSTAGE 50
APR 21 1986

4. If above described personal property is to be affixed to real property, describe real property.

RESIDENTIAL DWELLING
1414 SCARLETON DR. GLEN BURNIE, MD 21061

5. If collateral is crops, describe real estate.

6. Proceeds of collateral ☐ are ☐ are not covered.7. Products of collateral ☐ are ☐ are not covered.

DEBTOR(S):

SECURED PARTY:

Mark R. Howard

(Signature of Debtor)

MARK R. HOWARD

Type or Print

Donna H. Howard

(Signature of Debtor)

DONNA H. HOWARD

Type or Print

SEARS ROEBUCK & Co.

(Company, if applicable)

(Signature of Secured Party)

J. D. Althouse—Credit Central Oper. Mgr.

Type or Print (Include title if Company)

TO THE FILING OFFICER: After this statement has been recorded please mail the same to:

MAIL TO:

Name and Address 6901 Security Blvd., Baltimore, Maryland 21207

Mail to:

1986 APR 21 AM 10:10
J. F. CLERK
E. AUBREY COLLISON
CLERKAA 6.
2

BOOK 497 PAGE 94

261383

This FINANCING STATEMENT is presented to a filing officer for filing pursuant to the Uniform Commercial Code.

1 Debtor(s) (Last Name First) and address(es)

Brinley, William A.
P.O. Box 6607
Annapolis, MD 21401

Mail to

2 Secured Party(ies) and address(es)

AIRPORT CENTER ASSOCIATES
LIMITED PARTNERSHIP
C/O INTEGRATED RESOURCES, INC.
666 THIRD AVENUE
NEW YORK, NEW YORK 10017

3 Maturity date (if any):

For Filing Officer (Date, Time,
Number, and Filing Office)

RECORD FEE 11.00
APR 21 1986

4 This financing statement covers the following types (or items) of property

Debtor's limited partnership interest in Airport Center Associates Limited Partnership, a Connecticut limited partnership, including all of debtor's rights and interest in said limited partnership and under the limited partnership agreement relating thereto.

5. Assignee(s) of Secured Party and Address(es)

NOT SUBJECT TO RECORDATION TAX

This statement is filed without the debtor's signature to perfect a security interest in collateral. (check ☒ if so)
☐ already subject to a security interest in another jurisdiction when it was brought into this state.
☐ which is proceeds of the original collateral described above in which a security interest was perfected.

Filed with:

Check ☒ if covered ☐ Proceeds of Collateral are also covered ☐ Products of Collateral are also covered. No. of additional Sheets presented

AIRPORT CENTER ASSOCIATES LIMITED PARTNERSHIP
BY: TROPIC ASSOCIATES LIMITED PARTNERSHIP
BY: DRAHCIR REALTY CORP., THE GENERAL PARTNER

KATHLEEN O. JENNINGS, AGENT

By: William A. Brinley
Signature(s) of Debtor(s)

Title

By: Kathleen O. Jennings
Signature(s) of Secured Party(ies) A VICE PRES.

Title

(1) Filing Officer Copy-Alphabetical

STANDARD FORM - FORM UCC-1.

(For Use in Most States)

1986 APR 21 AM 10:10

E. AUBREY COLLISON
CLERK



ALL INFORMATION MUST BE TYPEWRITTEN OR PRINTED IN INK. SIGNATURES MUST BE IN INK

If transaction or transactions wholly or partially subject to recordation tax indicate amount of taxable debt here. ~~8,005.40~~

If this statement is to be recorded in land records check here. ☐

This financing statement Dated _____ is presented to a filing officer for filing pursuant to the Uniform Commercial Code.

1. DEBTOR

Name Baskin-Robbins Ice Cream Store #3417
Address 8491 Fort Smallwood Road, Riviera Beach Maryland 21122

2. SECURED PARTY

Name The Coca-Cola Company
Address 310 North Avenue, Atlanta, Georgia 30313

Mail to

Person And Address To Whom Statement Is To Be Returned If Different From Above.

RECORD FEE 11.00
POSTAGE .50
APR 21 1966
R02 103:55

3. Maturity date of obligation (if any) _____

4. This financing statement covers the following types (or items) of property: (list)

1 Alco: Liberty II Dispenser
1 Kold Draft GT301A/200 Icemaker
1 Alco Carbonator & 2 Syrup Jars #3417

ASSIGNEE:
Coca-Cola Financial Corporation
310 North Avenue, Atlanta, Georgia 30313

CHECK ☒ THE LINES WHICH APPLY

5. ☐ (If collateral is crops) The above described crops are growing or are to be grown on: (describe real estate)

☐ (If collateral is goods which are or are to become fixtures) The above described goods are affixed or to be affixed to: (describe real estate)

☒ (Proceeds of collateral are also covered)
☐ (Products of collateral are also covered)



S. Elaine Bennanzar
(Signature of Debtor) S. Elaine Bennanzar, VP/Secty.-Treasurer
BASKIN-ROBBINS ICE CREAM STORE #3417
Type or Print Above Name on Above Line

(Signature of Debtor)

Type or Print Above Signature on Above Line

Justa A. Holland
(Signature of Secured Party)

THE COCA-COLA COMPANY

Type or Print Above Signature on Above Line

1966 APR 21 AM 10:10

ALCO COLLECTION

11.00 21.00

STATE OF MARYLAND

FINANCING STATEMENT FORM UCC-1

BOOK 497 PAGE 96
Identifying File No. 20-205

ALL INFORMATION MUST BE TYPEWRITTEN OR PRINTED IN INK. SIGNATURES MUST BE IN INK

If transaction or transactions wholly or partially subject to recordation tax indicate amount of taxable debt here. ~~\$3,005.40~~ XIf this statement is to be recorded in land records check here. ☐

This financing statement Dated _____ is presented to a filing officer for filing pursuant to the Uniform Commercial Code.

1. DEBTOR

Name Elpa Corporation, Inc.Address 8491 Fort Smallwood Road, Riviera Beach Maryland 21122

2. SECURED PARTY

Name The Coca-Cola CompanyAddress 310 North Avenue, Atlanta, Georgia 30313

Person And Address To Whom Statement Is To Be Returned If Different From Above.

3. Maturity date of obligation (if any) _____

4. This financing statement covers the following types (or items) of property: (list)

1 Alco: Liberty II Dispenser
1 Kold Draft GT301A/200 Icemaker
1 Alco Carbonator & 2 Syrup Jars

#3417

RECORD FEE 11.00
POSTAGE .50
#21126 0777 002 100:57
APR 21 96

ASSIGNEE:

Coca-Cola Financial Corporation
310 North Avenue, Atlanta, Georgia 30313CHECK ☒ THE LINES WHICH APPLY5. ☐ (If collateral is crops) The above described crops are growing or are to be grown on: (describe real estate)☐ (If collateral is goods which are or are to become fixtures) The above described goods are affixed or to be affixed to: (describe real estate)☒ (Proceeds of collateral are also covered)☐ (Products of collateral are also covered)x S. Elaine Bannanar
(Signature of Debtor) S. Elaine Bannanar,
VP/Secty.-TreasurerELPA CORPORATION, INC.
Type or Print Above Name on Above Line

(Signature of Debtor)

Type or Print Above Signature on Above Line

Trisha A. Holland
(Signature of Secured Party)

THE COCA-COLA COMPANY

Type or Print Above Signature on Above Line



RECEIVED APR 21 1986

1986 APR 21 AM 10:10

E. AUBREY COLLISON
CLERK

STATE OF MARYLAND. 497 PAGE 97 261300G
FINANCING STATEMENT FORM UCC-1 Identifying File No.

ALL INFORMATION MUST BE TYPEWRITTEN OR PRINTED IN INK. SIGNATURES MUST BE IN INK

If transaction or transactions wholly or partially subject to recorda-
tion tax indicate amount of taxable debt here. \$X8X005X40

If this statement is to be recorded
in land records check here. ☐

This financing statement Dated _____ is presented to a filing officer for filing pursuant to the
Uniform Commercial Code.

1. DEBTOR

Name Baskin-Robbins Ice Cream Store #486
Address 7574 Ritchie Highway, Glen Burnie, Maryland 21061

2. SECURED PARTY

Name The Coca-Cola Company
Address 310 North Avenue, Atlanta, Georgia 30313

Person And Address To Whom Statement Is To Be Returned If Different From Above.

3. Maturity date of obligation (if any) _____

4. This financing statement covers the following types (or items) of property: (list)

1 Alco: Liberty II Dispenser
1 Kold Draft GT301A/200 Icemaker
1 Alco Carbonator & 2 Syrup Jars

RECORD FEE 11.00
POSTAGE .50
#21127 C777 502 708:58
APR 21 86

ASSIGNEE:
Coca-Cola Financial Corporation
310 North Avenue, Atlanta, Georgia 30313

CHECK ☒ THE LINES WHICH APPLY

5. ☐ (If collateral is crops) The above described crops are growing or are to be grown on: (describe real estate)

☐ (If collateral is goods which are or are to become fixtures) The above described goods are affixed or to be affixed to: (describe real estate)

☒ (Proceeds of collateral are also covered)

☐ (Products of collateral are also covered)

X Alexis Bernanza
(Signature of Debtor)

BASKIN-ROBBINS ICE CREAM STORE #486
Type or Print Above Name on Above Line

(Signature of Debtor)

Type or Print Above Signature on Above Line

Joshua A. Holland
(Signature of Secured Party)

THE COCA-COLA COMPANY
Type or Print Above Signature on Above Line

1986 APR 21 AM 10:10

F. ALPHEUS COLLISON
CLERK



STATE OF MARYLAND
FINANCING STATEMENT FORM UCC-1

Identifying File No. 261207

ALL INFORMATION MUST BE TYPEWRITTEN OR PRINTED IN INK. SIGNATURES MUST BE IN INK

If transaction or transactions wholly or partially subject to recordation tax indicate amount of taxable debt here. \$ ~~XXX,XXX,XXX~~

If this statement is to be recorded in land records check here. ☐

This financing statement Dated _____ is presented to a filing officer for filing pursuant to the Uniform Commercial Code.

1. DEBTOR

Name Elpa Corporation, Inc.

Address 7574 Ritchie Highway, Glen Burnie, Maryland 21061

2. SECURED PARTY

Name The Coca-Cola Company

Mail to Address 310 North Avenue, Atlanta, Georgia 30313

Person And Address To Whom Statement Is To Be Returned If Different From Above.

3. Maturity date of obligation (if any) _____

4. This financing statement covers the following types (or items) of property: (list)

1 Alco: Liberty II Dispenser
1 Kold Draft GT301A/200 Icemaker
1 Alco Carbonator & 2 Syrup Jars

ASSIGNEE:

Coca-Cola Financial Corporation
310 North Avenue, Atlanta, Georgia 30313

RECORDING FEE 11.00
POSTAGE 50
#21128 0777 102 100-50
APR 21 86

CHECK ☒ THE LINES WHICH APPLY

5. ☐ (If collateral is crops) The above described crops are growing or are to be grown on: (describe real estate)

☐ (If collateral is goods which are or are to become fixtures) The above described goods are affixed or to be affixed to: (describe real estate)

☒ (Proceeds of collateral are also covered)
☐ (Products of collateral are also covered)



1986 APR 21 AM 10:11

X L. Elia Bernara
(Signature of Debtor)

ELPA CORPORATION, INC.
Type or Print Above Name on Above Line

(Signature of Debtor)

Type or Print Above Signature on Above Line

Joshua A. Holland
(Signature of Secured Party)

THE COCA-COLA COMPANY
Type or Print Above Signature on Above Line

65274-6

BOOK 497 PAGE 99

STATEMENT OF TERMINATION OF FINANCING

(Pursuant to Uniform Commercial Code)

April 15, 1984

THE UNDERSIGNED, being the Secured Party named in the Financing Statement hereinafter described, no longer claims a security interest under the said Financing Statement and the same is hereby terminated:

Description of FINANCING STATEMENT hereby terminated:

File No. 22,0055 in Office of Larimer AA Co. Mo. (Filing Officer) (County and State)

Debtor or Debtors (name and Address):

Rabson T. Willis Jr.
Andrew Willis
2015 PALMAN RD. (Palman) Buena Vista 2061

The said Filing Officer, on presentation to him of this Statement of Termination of Financing, and payment of the fees required by law, is hereby authorized and directed to note the same in the Index, and unless otherwise required by law, remove the said Financing Statement from the files and return the same to the Secured Party as provided in the Uniform Commercial Code.

Secured Party

By Its Branch Office Manager

Form 91 MD (3-79)

RECORD FEE 10.00
POSTAGE .50
APR 21 1984 10:01

1986 APR 21 AM 10:11

F. J. COLLISON

FINANCING STATEMENT FORM UC-1
ALL INFORMATION MUST BE TYPEWRITTEN OR PRINTED IN INK.

Identifying File No. 201333
SIGNATURES MUST BE IN INK

If transaction or transactions wholly or partially subject to recording tax indicate amount of taxable debt here \$ _____

If this statement is to be recorded in land records check here ☐

This financing statement Dated _____ is presented to a filing officer for filing pursuant to the Uniform Commercial Code.

1. DEBTOR

Name Singleton, Benjamin J. & McMahon, Donna A.
 Address 267 Drummers Lane, Wayne, PA 19087

2. SECURED PARTY

Name First Commercial Corporation
 Address 303 Second St.
Annapolis, MD 21403

RECORDING FEE 12.00
 POSTAGE .50

Person And Address To Whom Statement Is To Be Returned If Different From Above.

3. Maturity date of obligation (if any) N/A

4. This financing statement covers the following types (or items) of property: (List)

1985 S2 27' Fiberglass Hull #SSU27027F585
 1985 Yanmar Diesel 10HP Engine #01965

Home Anchorage/ Winter: Annapolis, MD

Assignee:
 Horizon Financial, F.A.
 808 Masons Mill Business Park
 1800 Byberry Rd.
 Huntingdon Valley, PA 19006

Mail to _____

CHECK ☒ THE LINES WHICH APPLY

5. ☐ (If collateral is crops) The above described crops are growing or are to be grown on: (describe real estate)

☐ (If collateral is goods which are or are to become fixtures) The above described goods are affixed or to be affixed to: (describe real estate)

☐ (Proceeds of collateral are also covered)
☐ (Products of collateral are also covered)

Ben J. Singleton
 (Signature of Debtor)
 Benjamin J. Singleton
 Type or Print Above Name on Above Line

Donna A. McMahon
 (Signature of Debtor)
 Donna A. McMahon
 Type or Print Above Signature on Above Line

First Commercial Corporation
 (Signature of Secured Party)
 First Commercial Corporation
 Type or Print Above Signature on Above Line



1986 APR 21 AM 10:11
 L. AUSTIN COLLISON
 CLERK

Anne Arundel

BOOK 497 PAGE 101

STATE OF MARYLAND

201300

FINANCING STATEMENT FORM UCC-1

Identifying File No. _____

ALL INFORMATION MUST BE TYPEWRITTEN OR PRINTED IN INK. SIGNATURES MUST BE IN INK

If transaction or transactions wholly or partially subject to records-
don't indicate amount of taxable debt here. \$ N/A

If this statement is to be recorded
in land records check here. ☐

This financing statement Dated _____ is presented to a filing officer for filing pursuant to the
Uniform Commercial Code.

1. DEBTOR

Name Powercon CorporationAddress 1551 Florida Ave., Severn, MD 21144

2. SECURED PARTY

Name Valley Forge Machinery, Inc.Address 113 Caroline Drive, Oaks, PA 19456

Leasing Service Corporation, P. O. Box 1680, Glen Burnie, MD 21061

Person And Address To Whom Statement Is To Be Returned If Different From Above

3. Maturity date of obligation (if any) _____

4. This financing statement covers the following types (or items) of property: (list)

"All machinery, inventory, equipment and goods as described
in attached entire Agreement &/or in any Schedule prepared
in connection therewith. This UCC form together with the
attached Security Agreement &/or Schedule are being submitted
for filing herewith as a financing statement."

ASSIGNEE OF THE SECURED PARTY:

Leasing Service Corporation
P. O. Box 1680
500 DiGiulian Blvd.
Glen Burnie, MD 21061

CHECK ☒ THE LINES WHICH APPLY

6. ☐ (If collateral is crops) The above described crops are growing or are to be grown on: (describe real estate)

☐ (If collateral is goods which are or are to become fixtures) The above described goods are affixed or to be affixed to: (describe real estate)

☒ (Proceeds of collateral are also covered)

☐ (Products of collateral are also covered)

Powercon Corporation

B. Keith
(Signature of Debtor)

R. Keith, Comptroller
Type or Print Above Name on Above Line

(Signature of Debtor)

Type or Print Above Signature on Above Line

Valley Forge Machinery, Inc.

Michael Smith
(Signature of Secured Party)

Michael Smith, President
Type or Print Above Signature on Above Line



FORM MAY BE PURCHASED FROM HOBBS & WARREN, INC., BOSTON, MASS. 02101

1986 APR 21 AM 10:11

E. AUBREY COLLISON
CLERK

ASSIGNMENT

FOR VALUE RECEIVED, we hereby sell, assign and transfer to Credit Alliance Corporation and/or Leasing Service Corporation (each herein called "CREDIT"), its successors and assigns, WITHOUT RECOURSE, except for breach of any agreement and/or warranty hereinafter set forth, the an-

nexed conditional sale contract and/or lease and/or chattel mortgage (herein called "contract") dated April 9, 1986,

between Valley Forge Machinery, Inc.,

as Seller/Lessor/Mortgagee

and Powercon Corporation, 1551 Florida Ave., Severn, MD 21144

(Name)

(Address)

as Buyer/Lessee/Mortgagor (herein called "Obligor"), together with the sums payable thereunder and all our right, title and interest in and to the property therein described (the "Property"), and all notes, contracts of guaranty or surety, and collateral of any kind or nature which we have pertaining thereto, and all rights, remedies and powers relating thereto, with good right in CREDIT to collect and discharge the same.

We represent, warrant and agree as to said contract: We have good title thereto and to the Property and good right to sell, lease and transfer the same; it is a valid obligation arising out of a bona fide installment sale or lease or mortgage of the Property to Obligor in the ordinary course of business; it contains or describes the entire agreement and all instruments made or given in connection with such sale, lease, loan or mortgage; no representations, warranties or inducements not contained in the contract have been made or given; it reserves a valid, free and clear, title to or creates a first security interest and/or first lien upon the Property; it and the Property are free of any liens, claims, encumbrances, defenses, offsets and counterclaims, real or claimed; all data furnished to CREDIT and all statements made and unpaid balances shown in the contract are and will be true and correct, and the signatures thereon are the genuine signatures of persons having capacity to so contract; it is and will be enforceable against all parties thereto in accordance with its terms; we have complied, and it complies, with all applicable Federal, State and Municipal laws, rules or regulations having the force of law regarding conditional sale contracts, security agreements, leases, loans, chattel mortgages and installment paper; it has been properly and timely filed or recorded; the Property has been delivered, accepted, installed, and insured and we will fulfill our obligations to Obligor with respect thereto; and there is still unpaid and owing thereon the sum total of the unmatured installments stipulated in and evidenced by the contract. We further represent, warrant and agree that CREDIT has a valid and enforceable first security interest and/or first lien on the Property and we subordinate to CREDIT all liens and/or encumbrances (statutory and/or otherwise) which we may acquire and/or assert against the Property; that CREDIT may in our name endorse any notes and/or any other obligations given in connection with the contract and all remittances received; and we give express permission to CREDIT to release, by operation of law or otherwise, and/or to compromise or adjust any and all rights against and grant extensions of time of payment to Obligor or any other persons obligated on the contract and/or notes, and to substitute debtors, without notice to us and without affecting our obligations hereunder. The warranties, representations and agreements contained in the most recent agreement, if any, between us and CREDIT applicable to the purchase of paper (as defined therein) are incorporated herein by reference and are deemed repeated by us to induce CREDIT to accept this assignment. We hereby waive notice of acceptance hereof, presentment for payment, demand, notice of protest and dishonor, notice of default or non-payment and notices of every kind and nature with respect to the contract and any notes and/or any other obligations given in connection therewith.

We represent and warrant that as at the day of the execution hereof the unpaid balance of the contract assigned hereby is

\$ 214,539.00

IN WITNESS WHEREOF, we have hereunto set our hand and seal this 9th day of April, 19 86

Valley Forge Machinery, Inc.

(SEAL)

(Seller/Lessor/Mortgagee)

By Michael J. Smith President

(If corporation, print or type exact corporate name, have authorized officer sign, stating his title, and attach corporate seal. If partnership, print or type exact firm name and have one or more partners sign.)

EQUIPMENT LEASE AGREEMENT

'LESSOR': Valley Forge Machinery, Inc.

'LESSEE': Powercon Corporation

113 Caroline Drive

1551 Florida Ave.

Oaks, PA 19456

Severn, MD 21144

(Address of Lessor)

(Address of Lessee)

On the 9th day of April, 19 86, Lessor hereby leases to Lessee the following property (hereinafter called "Equipment"), as-is, which is for commercial use and is not consumer goods, for a lease term, at the Total Rent and on the terms and conditions stated below and continued on the reverse side hereof:

Description of Equipment (Include make, year, model, identification, model and serial numbers or marks):

One (1) LVD CNC Hydraulic Press
 Brake, Model
 S/N 10861
 with One (1) Gooseneck Die 1/32"
 Radius x 15' long x Heights, 30
 degree V Dic with 1" opening x 15'
 long x Heights

TOTAL RENT \$ 214,539.00

ADVANCE RENT Paid Herewith \$ -0-

BALANCE OF RENT \$ 214,539.00

No Purchase Option available hereunder -0-

No Renewal Option available hereunder -0-

Equipment to be located at: 1551 Florida Ave.,

Severn, MD 21144

Record Owner of Real Estate:

Lessee acknowledges receipt of and accepts Equipment, and acknowledges that no warranties, representations or agreements not expressed herein have been made by Lessor; and Lessee further acknowledges notice of the intended assignment of this lease to either Credit Alliance Corporation or Leasing Service Corporation (said assignee hereinafter called "Lessor") and upon such assignment, Lessee agrees not to assert against the Lessor and any subsequent Assignee any defense, setoff, recoupment, claim or counterclaim which Lessee may have against the original lessor who has executed this lease agreement and/or any subsequent Lessor, whether arising hereunder or otherwise. Lessee, jointly and severally, if more than one, agrees and promises to pay to the order of Lessor or Credit Alliance Corporation or Leasing Service Corporation (whoever is the then holder of this lease, such holder hereinafter called "Lessor"), said Balance of Rent, plus any applicable sales tax, in successive monthly installments commencing on the

day of , 19 , and continuing on the same date of each month thereafter until paid; the first 59 installments shall each be in the amount of \$ 3,575.65, plus any applicable sales tax, and the final

installment shall be in the amount of \$ 3,575.65, plus any applicable sales tax, payable at any office of Lessor, or at such other place as Lessor may from time to time appoint. The term of this lease shall commence upon the acceptance hereof by lessor and shall terminate 30 days following the due date for the final installment of rent as provided hereinabove.

Equipment shall be located at the address herein set forth, and shall not be removed from such location without the prior written consent of Lessor. Lessee will not change or remove any insignia or lettering which is or may be placed on Equipment indicating Lessor's ownership thereof and at any time during the term of this lease, upon request of Lessor, Lessee will affix to Equipment in a prominent place, labels, plates or other markings stating that Equipment is owned by Lessor. Lessee shall use Equipment solely in the conduct of its business and in a careful, lawful and proper manner, and shall not part with possession of or enter into any sub-lease with respect to Equipment or any part thereof or assign this lease or any interest hereunder without the prior written consent of Lessor and any attempted assignment shall be null and void. Lessee, at its own cost and expense, shall keep Equipment in good repair, condition and working order and shall furnish any and all parts and labor required for that purpose. Lessee shall not make any material alterations to Equipment without the prior written consent of Lessor. No invoice issued prior to the complete performance of this lease shall operate to pass title to Lessee. All equipment, accessories, parts and replacements for or which are added to or become attached to Equipment shall immediately become the property of Lessor and shall be deemed incorporated in Equipment and subject to the terms of this lease as if originally leased hereunder.

Lessee hereby assumes and shall bear the entire risk of loss of and damage to Equipment from any and every cause whatsoever. No loss of or damage to Equipment or any part thereof shall impair any obligation of Lessee hereunder, which shall continue in full force and effect. In the event of damage of any kind whatever to any item of Equipment (unless the same is damaged beyond repair), Lessee, at the option of Lessor, shall at Lessee's expense place the same in good repair, condition and working order, or replace the same with like Equipment of the same make and of the same or a later model, and in good repair, condition and working order. If Equipment, or any portion thereof, is determined by Lessor to be lost, stolen, destroyed or damaged beyond repair, Lessee shall immediately pay Lessor therefor in cash an amount equal to the actual fair market value of the Equipment involved plus 25% of the aggregate amount of unpaid Total Rent for the balance of the term of this lease allocated by Lessor to the Equipment involved but in no event less than 115% of the unpaid Total Rent allocated by Lessor to the Equipment involved. Upon payment as aforesaid, this lease shall terminate with respect to the terms of Equipment so paid for. The proceeds of any insurance payable as result of loss of or damage to Equipment shall be applied, at the option of Lessor, toward the replacement, restoration or repair of Equipment or toward payment of the obligations of Lessee hereunder. Lessee shall indemnify and save Lessor harmless from any and all liability arising out of the ownership, selection, possession, leasing, renting, operation, control, use, maintenance, delivery and/or return of Equipment, but shall be credited with any amounts received by Lessor with respect thereto from liability insurance procured by Lessee. Lessee shall keep Equipment insured against all risks of loss or damage of any cause whatsoever for not less than (a) the actual fair market value of the Equipment; or (b) the cost of Equipment to Lessor less reasonable depreciation; or (c) the aggregate amount of unpaid Total Rent for the balance of the term on this lease; whichever be greater, and shall carry public liability insurance, both personal injury and property damage, covering Equipment. All said insurance shall be in form and amount and with companies satisfactory to Lessor. All insurance for loss or damage shall provide that losses, if any, shall be payable to Lessor, and all such liability insurance shall be in the joint names of Lessor and Lessee. Lessee shall pay the premiums therefor and deliver to Lessor the policies of insurance or duplicates thereof, or other evidence satisfactory to Lessor of such insurance coverage. Each insurer shall agree, by endorsement upon the policy or policies issued by it or by independent instrument furnished to Lessor, that it will give Lessor 30 days' prior written notice of the effective date of any alteration or cancellation of such policy. Lessee hereby irrevocably appoints Lessor as Lessee's attorney-in-fact to make claim for, receive payment of, execute and endorse in Lessee's name, all documents, checks or drafts due and/or payable to Lessee or any other party. In case of the failure of Lessee to procure or maintain said insurance or to comply with any other provision of this lease, Lessor shall have the right, but shall not be obligated, to effect such insurance or compliance on behalf of Lessee. In that event, all moneys spent by the expenses of Lessor in effecting such insurance or compliance shall be deemed to be additional rent, and shall be immediately paid by Lessee to Lessor. At Lessor's request, Lessee will furnish current financial statements satisfactory to Lessor in form, preparation and content. Lessee shall comply with all laws and regulations relating to, and shall promptly pay when due, all license fees, registration fees, assessments, charges and taxes which may now or hereafter be imposed upon the ownership, possession, leasing, renting operation, control, use, maintenance, delivery and/or return of Equipment, and shall save Lessor harmless against actual or asserted violations, and pay all costs and expenses of every character in connection therewith or arising therefrom.

Title to equipment shall at all times remain in Lessor, and Lessee, at its own cost and expense, shall protect and defend the title of Lessor. Lessee shall at all times keep Equipment free and clear from all levies, attachments, liens, encumbrances and charges or other judicial process of every kind whatsoever, shall give Lessor immediate written notice thereof and shall indemnify and save Lessor harmless from any loss or damage caused thereby. Lessee will cooperate with Lessor, and take whatever action may be necessary, to enable Lessor to file, register or record, and refile, re-register or re-record this lease in such offices as Lessor may determine and wherever required or permitted by law, for the proper protection of Lessor's title to Equipment, and will pay all cost, charges and expenses incident thereto. Equipment is and shall remain personal property irrespective of its use or manner of attachment to realty, and Lessee will not cause or permit Equipment to be attached to realty in such manner that it might become part of such realty without securing the prior written consent of Lessor and the prior written agreement of the owner (if other than Lessee) and of any mortgagees of such realty, that Equipment shall remain personal property and may be removed at the option of Lessor. If Equipment is removed, with the consent of Lessor, from the address specified above, Lessee shall advise Lessor of its exact location. In any jurisdiction where the Uniform Commercial Code is in effect Lessee grants to Lessor a security interest in the Equipment and any and all inventory, goods, equipment, machinery, fixtures and assets of any and every kind, wherever located, now or hereafter belonging to Lessee or in which Lessee has any interest and agrees that any security interest created by this agreement secures any and all obligations of Lessee at any time owing to Lessor, now existing and/or hereafter incurred. Lessor may, for the purpose of inspection, at all reasonable times, enter upon any job, building or place where Equipment is located and may remove Equipment forthwith, without notice to Lessee, if Equipment is, in the opinion of Lessor, being used beyond its capacity or in any manner improperly

TERMS AND CONDITIONS HEREOF CONTINUED ON REVERSE SIDE.

LESSEE ACKNOWLEDGES RECEIPT OF A SIGNED, TRUE AND EXACT COPY OF THIS CONTRACT.

Accepted: Valley Forge Machinery, Inc. (SEAL)

Powercon Corporation (SEAL)

(Print Name of LESSOR Here)

(Print Name of LESSEE Here)

By: Michael Smith, President (Signature and Title of Authorized Officer, Partner or Individual)

By: B. K. Smith, Controller (Signature and Title of Authorized Officer, Partner or Individual)

Attest: Witness: Secretary

Attest: Witness: Secretary

This instrument was prepared by

CREDIT ALLIANCE CORPORATION

FINANCING STATEMENT ORIGINAL - FOR FILING

ADDRESS:

TERMS AND CONDITIONS OF EQUIPMENT LEASE AGREEMENT (Continued)

cared for or abused. Lessor is hereby authorized to file one or more financing statements or a reproduction hereof as a financing statement.

If Lessee fails to pay any rent or any other amount hereunder when due or fails to pay when due any indebtedness of Lessee to Lessor arising independently of this lease or fails to perform any of the terms and provisions hereof or of any other agreement with Lessor or changes its management operations, ownership of its stock or control, or becomes insolvent or makes an assignment for the benefit of creditors or if any bankruptcy, receivership or other insolvency proceeding is instituted by or against Lessee or if Lessor shall at any time deem the Equipment in danger of misuse, concealment or misappropriation or if Lessor shall deem itself insecure, then Lessor may, without notice or demand, declare the entire amount of rent then unpaid hereunder together with delinquency charges, collection charges and attorney's fees and all other sums owing to Lessor by Lessee (the sum of all of which is hereinafter called the "Balance") immediately due and payable, whereupon said Balance shall immediately be due and payable and Lessee will immediately deliver possession of the Equipment to Lessor and Lessor may, at its option and without notice and without legal process (Lessee hereby waiving, with full knowledge of Lessee's rights and the effect of this waiver, any right to a hearing prior to any retaking of any property by Lessor), to the extent permitted by law (1) recover the Balance; (2) take possession of the Equipment wherever same may be located (with all additions and substitutions), Lessee agreeing to assemble same at and deliver same to a place designated by Lessor, whereupon all rights of Lessee in the Equipment shall terminate absolutely (but Lessee shall not be released from its obligations under this agreement until the Balance has been paid in full). Lessee hereby authorizing and empowering Lessor or its designee to enter upon any premises where the Equipment may be found and take possession and carry away same without process of law, and (a) retain Equipment and all prior payments of rent, or (b) retain all prior payments and either (i) sell Equipment at public or private sale (all without publication or notice to Lessee and with the right in Lessor to purchase any of the Equipment at such sale) applying any net proceeds less 15% of Total Rent to all charges and expenses incurred by Lessor in connection with or incidental to the retaking, storage, repair, refurbishing and sale, including attorney's fees, then to the Balance and then to any other amounts owing by Lessee to Lessor; or (ii) retain Equipment and credit Lessee with the reasonable releasing value of the Equipment; Lessee remaining in any event liable for any deficiency; and (3) pursue any other remedy permitted by law or equity. It is agreed that any amounts to be retained by Lessor and any sums to be paid by Lessee under this paragraph shall not be as a penalty but as liquidated damages for the breach hereof. The remedies provided for herein are cumulative and may be exercised, to the extent permitted by the law of controlling jurisdiction, successively or concurrently, and the exercise of one shall not bar any other. Lessor and Lessee waive any and all right to a trial by jury in any action or proceeding based hereon or relating to the subject matter hereof. Lessee hereby irrevocably authorizes any attorney of any Court of Record to appear for and confess judgment against Lessee (except in any jurisdiction where such action is not permitted by law) for the Balance plus reasonable attorney's fees which are hereby agreed to be no less than 20% of any amount sought, without stay of execution, and Lessee hereby waives and releases relief from any and all appraisal, stay or exemption laws then in force. As part of the consideration for Lessor's entering into this lease, Lessee hereby designates and appoints Stuart B. Glover, Esq., New York, New York and C-A Credit Corp., New York, New York, or either of them, as Lessee's true and lawful attorney-in-fact and agent for Lessee and in Lessee's name, place and stead to accept service of any process within the State of New York, Lessor agreeing to send notice thereof to Lessee at its address shown herein, by certified mail, within three days of such service having been effected. The parties hereto agree to the venue and jurisdiction of any court located within the State of New York regarding any matter arising hereunder. No failure on the part of Lessee to exercise, and no delay in exercising any right or remedy hereunder shall operate as a waiver thereof; nor shall any single or partial exercise by Lessor of any right or remedy hereunder preclude any other right or remedy. Time is of the essence of this lease and shall not be affected by acceptance of any overdue payment. Should Lessee fail to pay any part of the rent herein reserved or any other sum required to be paid by Lessee hereunder, Lessee shall pay Lessor a delinquency charge of 1 1/2 of 1% per day on such delinquent payment, but not to exceed, however, the maximum permitted by applicable law, from the date when such payment was due until paid, and expenses of collection, including attorney's fees. Any security interest granted herein shall attach to any proceeds. Each person signing this agreement warrants full authority to sign for the party named and said person, individually, together with the party named shall be jointly and severally liable for the balance of rent hereunder. Lessor may, in its sole discretion apply and/or change applications of any sums paid and/or to be paid by or for Lessee under any agreements to any obligations of Lessee presently existing or otherwise.

On termination hereof, Lessee shall, at its own cost and expense, return Equipment to Lessor at such address specified by Lessor, in the same condition as received, reasonable wear and tear and normal depreciation excepted. Lessee shall have the option, if Lessee is not in default hereunder, to purchase Equipment as a whole but not in part, as is, where is, at the end of the original or any renewal term hereof, upon giving at least 60 days' prior written notice to Lessor, and upon payment simultaneously with such notice of the Purchase Option amount as indicated on the reverse side hereof. If, upon the expiration of the original or any renewal term hereof, Lessee is not then and has not been in default in any of Lessee's obligations to Lessor and this lease specifies a Renewal Rent amount, Lessee may renew this lease for one year at the Renewal Rent so specified by giving Lessor written notice of renewal at least 60 days prior to the expiration of the initial or any renewal term and payment along with such notice of the Renewal Rent amount. If this lease is not renewed under the terms of the immediately preceding sentence for any reason whatsoever, and if Lessee fails to purchase the Equipment or return the Equipment as herein provided at the end of the then current term hereof, this lease shall be renewed for an additional one year term at the same rent provided for in this lease the initial term, subject to termination by Lessor at any time upon written notice to Lessee. All of the terms and conditions of this lease shall apply and be in full force and effect during any and all renewal terms.

This contract contains the entire agreement of the parties and may not be modified except in writing. Any provisions hereof violating the law of any jurisdiction shall, when governed by the law of such jurisdiction, be deemed void to the extent of such prohibition, but without invalidating the remaining provisions hereof. The parties hereto each warrant and agree that Lessee has not received possession of the Equipment prior to the date hereof. Intending that each and every provision of this agreement be fully effective according to its terms, the parties hereto specifically agree that the validity, enforceability and effectiveness of each provision shall be determined by the law of the state of residence or principal place of business of Lessee or Lessor or the original lessor, whichever may render each such provision effective. This agreement shall be binding upon the heirs, administrators, legal representatives and successors of Lessee.

GUARANTORS SIGN HERE:

The undersigned, jointly and severally, hereby unconditionally guaranty and warrant the full and complete payment and performance of the above Equipment Lease Agreement in accordance with the terms thereof and any and all renewals, continuations, modifications, extensions, compromises, supplements and amendments thereof, without deduction by reason of set-off, defense or counterclaim. Notice of acceptance hereof and all notices of any kind to which we may be entitled is hereby waived. The liability of each of the undersigned is direct and unconditional and may be enforced without requiring Lessor to first resort to any other right, remedy or security and shall survive any repossession of Equipment, whether or not such constitutes an election of remedies against Lessee; nothing shall discharge or satisfy our liability hereunder except the full performance and payment of the above lease.

_____ (Guarantor)	(L.S.)	_____ (Guarantor)	(L.S.)
_____ (Guarantor)	(L.S.)	_____ (Guarantor)	(L.S.)

ASSIGNMENT TO BE EXECUTED BY LESSOR

For valuable consideration, the receipt whereof is hereby acknowledged, the undersigned ("Lessor") hereby sells, assigns, transfers and sets over to CREDIT ALLIANCE CORPORATION and/or LEASING SERVICE CORPORATION ("Assignee"), its successors and assigns, the within Equipment Lease Agreement (the "Lease") and all right, title and interest in and to the property therein described (the "Equipment"), and all rights, powers and remedies therein, including the right to collect all sums due or to become due thereon and any notes, contracts of guaranty or surety and collateral of any kind or nature which Lessor has and will have pertaining to said lease and the right either in Assignee's own name, or in Lessor's name, to take such legal proceedings or otherwise as Lessor might have taken save for this assignment; and warrants the payment when due of each sum payable thereunder and the payment on demand of the entire unpaid balance, in the event of nonpayment by the Lessee of any payment at its due date or of any other default by the Lessee without first requiring Assignee to proceed against said Lessee. Lessor will reimburse Assignee for all expenses not paid by Lessee, in connection with enforcing its rights hereunder, including but not limited to, attorneys' fees, court costs, expenses of repossession and sale and interest on overdue payments. In consideration of Assignee accepting this assignment, Lessor hereby designates and appoints Stuart B. Glover, Esq., New York, New York, and C-A Credit Corp., New York, New York, or either of them, as Lessor's true and lawful attorney-in-fact and agent for Lessor and in Lessor's name, place and stead to accept service of any process within the State of New York, Assignee agreeing to notify Lessor at its address shown in the contract by certified mail within three (3) days of such service having been effected. Assignee may at any time, without prior notice or demand to Lessor, appropriate and apply toward the payment of any of Lessor's obligations to Assignee, any and all balances, sums, property, credits, accounts, reserves, collections checks or instruments belonging or payable to Lessor and in Assignee's possession, and for such purposes endorse the name of Lessor on any instrument payable to Lessor. Lessor agrees that Assignee may audit Lessor's books and records relating to all paper sold to it and agrees that without notice to and without releasing the liability of Lessor hereon, Assignee may release any rights against, grant extensions of time payment, and compromise claims with, the Lessee or any other obligor on the lease and repossess and resell any Equipment, and Lessor waives presentment and demand for payment, protest and notice of protest as to any note or notes endorsed or hereafter to be endorsed by Lessor, and Lessor expressly waives the benefits of any present or future provisions of law which might extend the obligation of Lessor as the result of any extension obtained by the Lessee in any proceedings under any present or future provisions of law.

Lessor warrants that the lease is genuine, enforceable, the only lease executed for the Equipment, is in all respects what it purports to be, is a valid obligation arising out of the lease of the Equipment to the Lessee in the ordinary course of business, contains the entire agreement and all instruments made or given in connection with such transaction and will be paid and performed according to its terms; that all statements therein contained are true; that at the time of execution of this assignment Lessor had good title to the Equipment and the right to transfer title thereto; that the Equipment has been duly delivered and accepted in accordance with the terms of the lease, will be insured as provided in the lease and will be satisfactorily maintained, protected and will operate to the satisfaction of Lessee and Lessor will comply with all of its obligations with respect to the Equipment; that all parties to the lease have capacity to contract, that Lessor has no knowledge of any facts which impair the validity of said lease or render it less valuable or valueless; that there is unpaid and owing thereon the whole of the balance due and Lessor warrants against all liens, claims, defenses and counterclaims, real or claimed, and compliance with all filing and recording requirements and all Federal, State and Municipal laws and rules, orders or regulations having the force of law regarding leases, conditional sales contracts, chattel mortgages and installment paper, hereby agreeing that any filing or recording or renewals thereof which Assignee may undertake at Lessor's request, or otherwise, shall be at Lessor's expense and without any responsibility whatsoever on Assignee's part for any omission or invalid accomplishment thereof, whether through Assignee's failure, neglect, or for any reason, and such omission or invalid accomplishment shall not relieve Lessor of any responsibility to Assignee. Lessor expressly represents and warrants that the lease arises out of a bona fide lease or sale in the first instance of the Equipment by Lessor to the Lessee, that title to the Equipment originated with Lessor and not with the Lessee, that prior to the execution of the lease the Lessee did not either directly or indirectly have any interest in the Equipment, that an actual delivery to and acceptance by the Lessee has been made for the Lessee's proper uses and purposes, that any advance rent or down payment was made by Lessee in cash and not its equivalent unless otherwise specifically stated in the lease, that no part thereof was loaned directly or indirectly by Lessor to the Lessee, that Lessor will not advance, give, or loan to the Lessee directly or indirectly any part of the unpaid rent or any other sum payable under the lease, that the Lessee has not and will not either directly or indirectly receive from or through Lessor any part of the consideration for this assignment and that Lessor shall be fully liable for payment of all of Lessee's obligations in the event Lessee fails to pay the Balance under the lease in full immediately upon the sale, transfer, assignment or conversion of the Equipment. Lessor shall have no authority without Assignee's prior written consent to accept collections and/or repossess and/or consent to the return of the Equipment and/or modify the terms of the lease.

Notice of the acceptance hereof is hereby waived, and none of the terms hereof shall be modified except by a writing signed by an officer of Assignee. This assignment has been executed and delivered to Assignee pursuant to and in furtherance of existing agreement, if any, between Lessor and Assignee. All representations, warranties and agreements therein contained are incorporated herein by reference and are deemed repeated by Lessor so as to induce Assignee to accept this assignment.

Date: _____ 19 _____	(SEAL)	_____ (Print Corporate, Partnership or Trade Name or Individual Signature)	} Signature of Lessor
_____ (Witness)		_____ (Signature, Title of Office, "Partner" or "Proprietor")	

Valley Forge

A14282

Anne Arundel

300 497 PAGE 105

201300

FINANCING STATEMENT FORM UCC-1

Identifying File No. _____

ALL INFORMATION MUST BE TYPEWRITTEN OR PRINTED IN INK.

SIGNATURES MUST BE IN INK

If transaction or transactions wholly or partially subject to recordation tax indicate amount of taxable debt here. \$ N/A

If this statement is to be recorded in land records check here ☐

This financing statement Dated 4/15/86 is presented to a filing officer for filing pursuant to the Uniform Commercial Code.

1. DEBTOR

Name South Atlantic Title Insurance Agency, Inc./Search Abstract, Limited

Address 2098 Generals Highway, Annapolis, MD 21401

2. SECURED PARTY

Name American Equipment Leasing Co., Inc.

Address P.O. Box 1258, Reading, PA 19603

RECORD FEE 12.00
POSTAGE 50
#21139 0777 REC 109:07
APR 21 86

Person And Address To Whom Statement Is To Be Returned If Different From Above.

3. Maturity date of obligation (if any) _____

4. This financing statement covers the following types (or items) of property: (list)

This financing statement is being recorded for notice purposes only and shall not be deemed to grant the debtor any property interest in the equipment herein described.

1 - Ricoh 5010 with automatic feeder, 20 bin sorter & duplexing

CHECK THE LINES WHICH APPLY

5. ☐ (If collateral is crops) The above described crops are growing or are to be grown on: (describe real estate)

☐ (If collateral is goods which are or are to become fixtures) The above described goods are affixed or to be affixed to: (describe real estate)

☒ (Proceeds of collateral are also covered)

☐ (Products of collateral are also covered)

South Atlantic Title Insurance Agency, Inc.
/Search Abstract, Limited

(Signature of Debtor)

Pres.

Type or Print Above Name on Above Line

(Signature of Debtor)

Type or Print Above Signature on Above Line

American Equipment Leasing Co., Inc.

(Signature of Secured Party)

Dawn C. McCoy, Oper. Coord.

Type or Print Above Signature on Above Line

STATE OF MARYLAND
FINANCING STATEMENT FORM UCC-1 497 PAGE 106 Identifying File No. #4805
201301
ALL INFORMATION MUST BE TYPEWRITTEN OR PRINTED IN INK. SIGNATURES MUST BE IN INK

If transaction or transactions wholly or partially subject to recorda-
tion tax indicate amount of taxable debt here. \$

If this statement is to be recorded
in land records check here. ☐

This financing statement Dated is presented to a filing officer for filing pursuant to the
Uniform Commercial Code.

1. DEBTOR

Name Evans International, Inc.
T/A Gianotti & Associates
Address 2010 N. Loop West, Houston, Texas 77018

2. SECURED PARTY

Name National Surety Leasing, Inc.
Address 672 Greenbriar Lane, Annapolis, Md. 21401

Mail to

Person And Address To Whom Statement Is To Be Returned If Different From Above

RECORDED FEE 12.00
50
#21141 0777 R02 T09:09
APR 21 86

3. Maturity date of obligation (if any)
4. This financing statement covers the following types (or items) of property: (list)

One (1) Sharp FO-1810 Facsimile
Serial Number 5002019

EQUIPMENT LOCATED AT: 703 Gidding Ave., Suite U-3
Annapolis, Maryland 21401

CONDITIONAL SALES CONTRACT

CHECK ☒ THE LINES WHICH APPLY

6. ☐ (If collateral is crops) The above described crops are growing or are to be grown on: (describe real estate)
☐ (If collateral is goods which are or are to become fixtures) The above described goods are affixed or to be affixed to: (describe real estate)

☒ (Proceeds of collateral are also covered)

☐ (Products of collateral are also covered)

Evans International, Inc.
T/A Gianotti & Associates

Julio G. Giannotti
(Signature of Debtor)

JULIO G. GIANNOTTI/President

Type or Print Above Name on Above Line + Title

(Signature of Debtor)

Type or Print Above Signature on Above Line

NATIONAL SURETY LEASING, INC.

Carole Hardesty
(Signature of Secured Party)
Carole Hardesty
Type or Print Above Signature on Above Line

FINANCING STATEMENT

800-497-107

201302

- ☐ To be recorded in the Land Records.
- ☒ To be recorded among the Financing Statement Records.
- ☒ Not subject to Recordation Tax. **FILED ONLY TO PUBLICIZE A LEASE OF INVENTORY AND NOT TO CREATE A SECURITY INTEREST.**
- ☐ Subject to Recordation Tax on an initial debt in the principal amount of \$ _____. The Debtor(s) certifies that with the filing of this Financing Statement or a duplicate of this Financing Statement, the Recordation Tax on the initial debt has been paid to:

5. Debtor(s) Name(s) / Lessee
SAI Productions

Address(es)
1623 Forest Dr.
Annapolis, MD 21403

RECORD FEE
POSTAGE

11-00
50

6. Secured Party / Lessor
Mt. Vernon Leasing, Inc., T/A Diversified Leasing
Attention: Margaret A. Bracone
(Type name & Title)

Address
2024 West Street
Annapolis, Maryland 21401

#21142 CT77 R02 T09:11
APR 21 86

7. This Financing Statement covers the following property and all proceeds and products thereof, including, without limitation, all proceeds of any insurance policies covering all or any part of such property:

☐ **A. Inventory.** All of the inventory of each Debtor both now owned and hereafter acquired and as the same may now and hereafter from time to time be constituted, together with all cash and non-cash proceeds and products thereof.

☐ **B. Accounts.** All of the accounts of each Debtor (including, without limitation, all notes, notes receivable, drafts, acceptances and similar instruments and documents) both now owned and hereafter acquired, together with (i) all cash and non-cash proceeds thereof, and (ii) all returned, rejected or repossessed goods, the sale or lease of which shall have given or shall give rise to an account and all cash and non-cash proceeds and products of all such goods.

☐ **C. General Intangibles.** All of the general intangibles of each Debtor (including, without limitation, all things in action, contractual rights, goodwill, literary rights, rights to performance, copyrights, trademarks and patents), both now owned and hereafter acquired, together with all cash and non-cash proceeds and products thereof.

☐ **D. Chattel Paper.** All of the chattel paper of each Debtor both now owned and hereafter existing, acquired or created, together with (i) all moneys due and to become due thereunder, (ii) all cash and non-cash proceeds thereof, (iii) all returned, rejected or repossessed goods, the sale or lease of which shall have given or shall give rise to chattel paper and all cash and non-cash proceeds and products of all such goods, and (iv) all property and goods both now owned and hereafter acquired by each Debtor which are sold, leased, secured, serve as security for, are the subject of, or otherwise covered by, the chattel paper of each such debtor, together with all rights incident to such property and goods and all cash and non-cash proceeds thereof.

☐ **E. All Equipment and Fixtures.** All of the equipment and fixtures of each Debtor, both now owned and hereafter acquired, together with (i) all additions, parts, fittings, accessories, special tools, attachments and accessions now and hereafter affixed thereto and/or used in connection therewith, (ii) all replacements thereof and substitutions therefor, and (iii) all cash and non-cash proceeds and products thereof.

☒ **F. Specific Equipment and Fixtures.** All of the equipment and fixtures of each Debtor described on Schedule A attached hereto and made a part hereof by reference, together with (i) all additions, parts, fittings, accessories, special tools, attachments and accessions now and hereafter affixed thereto and/or used in connection therewith, (ii) all replacements thereof and substitutions therefor, and (iii) all cash and non-cash proceeds and products thereof.

☐ **G. Other.** All of the property of each Debtor described on Schedule A attached hereto and made a part hereof by reference, together with all cash and non-cash proceeds thereof.

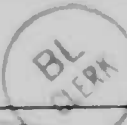
8. **Proceeds.** Cash and non-cash proceeds of the above property are also covered by this Financing Statement including specifically, but without limitation, (a) cash and non-cash proceeds deposited in any deposit accounts, and (b) all accounts, chattel paper, instruments, inventory, equipment, general intangibles or other goods or property purchased or acquired with cash and/or non-cash proceeds of any of the above property.

9. ☐ All or a portion of the property described above is affixed or is to be affixed to or is to be crops on the real estate described on Schedule A attached hereto and made a part hereof by reference. The record owner(s) of such real estate is/are: _____

Debtors SAI Productions

(Seal)

(Seal)



AM 10:12

(Seal)

(Seal)

Mr. Clerk: Please return to First Federal Savings & Loan Association of Annapolis to the officer and at the address set forth in paragraph 6 above.

2-2820 (3/85)

1986 APR 22



BOOK 497 PAGE 108

Diversified Leasing

Commercial Equipment & Automotive Leasing

March 25, 1986

MASTER LEASE - EQUIPMENT LIST

#6052

Lessee: SAI Productions

Delivery Memo #40399

- 9 Female XLR
- 2 Male XLR
- 125 BNC for 8241
- 4 RCN male plug(in w/XLR bag)

Delivery Memo #40377

- 1 JVC SS-M208U serial
#17950038
- 1 LDI LB05860A
- 1 LDI LV55850B
- 1 SIG PDA 100A serial
#1860004
- 1 SIG VDA 100A serial
#1860078
- 1 SIG ADA 106 serial
#1860017
- 1 LDI LR2400 AI
- 1 BLD 8451-500
- 6 ADC PJ82
- 1 ADC PJ391 (parts)

Delivery Memo #40396

- 1 DYT 10511522
- 24 DYT 22B

Delivery Memo #40376

- 3 JVC CR850U (serial #14010167,
07110464,07110503)
- 1 PLX Abner serial #1219
- 1 PLX Gemini serial #N1133
- 1 PAN BTS1300N serial
#FJ5560187
- 1 PAN CT1330M
- 3 JVC RK850U rackmounts
- 2 ENI Sentry 100EL serial
#1700150075,1700150081
- 4 AUD 9VM967 serial
#85460346, 85460244,
85460355,85460167
- 2 AUD 9967RMD

1 Shifron 646 SRT cycle reader

Mail to Secured Party



Lessee

First Federal Building • 2024 West Street • Annapolis, MD 21401
Annapolis (301) 263-7795 • Washington Metro 261-1004 • Baltimore Metro 269-1136

FINANCING STATEMENT

497 PAGE 109

201223

1. ☐ To be recorded in the Land Records.
2. ☒ To be recorded among the Financing Statement Records.
3. ☒ Not subject to Recordation Tax. FILED ONLY TO PUBLICIZE A LEASE OF INVENTORY AND NOT TO CREATE A SECURITY INTEREST.
4. ☐ Subject to Recordation Tax on an initial debt in the principal amount of \$_____. The Debtor(s) certifies that with the filing of this Financing Statement or a duplicate of this Financing Statement, the Recordation Tax on the initial debt has been paid to:

5. Debtor(s) Name(s) / Lessee

Address(es)

SAI Productions

1623 Forest Drive
Annapolis, MD 21403RECORD FEE 11.00
POSTAGE 50
421143 CITT R02 109411
APR 21 86

6. Secured Party / Lessor

Address

Mt. Vernon Leasing, Inc., T/A Diversified Leasing

2024 West Street

Annapolis, Maryland 21401

Attention: Margaret A. Bracone

(Type name & Title)

7. This Financing Statement covers the following property and all proceeds and products thereof, including, without limitation, all proceeds of any insurance policies covering all or any part of such property:

☐ A. Inventory. All of the inventory of each Debtor both now owned and hereafter acquired and as the same may now and hereafter from time to time be constituted, together with all cash and non-cash proceeds and products thereof.

☐ B. Accounts. All of the accounts of each Debtor (including, without limitation, all notes, notes receivable, drafts, acceptances and similar instruments and documents) both now owned and hereafter acquired, together with (i) all cash and non-cash proceeds thereof, and (ii) all returned, rejected or repossessed goods, the sale or lease of which shall have given or shall give rise to an account and all cash and non-cash proceeds and products of all such goods.

☐ C. General Intangibles. All of the general intangibles of each Debtor (including, without limitation, all things in action, contractual rights, goodwill, literary rights, rights to performance, copyrights, trademarks and patents), both now owned and hereafter acquired, together with all cash and non-cash proceeds and products thereof.

☐ D. Chattel Paper. All of the chattel paper of each Debtor both now owned and hereafter existing, acquired or created, together with (i) all moneys due and to become due thereunder, (ii) all cash and non-cash proceeds thereof, (iii) all returned, rejected or repossessed goods, the sale or lease of which shall have given or shall give rise to chattel paper and all cash and non-cash proceeds and products of all such goods, and (iv) all property and goods both now owned and hereafter acquired by each Debtor which are sold, leased, secured, serve as security for, are the subject of, or otherwise covered by, the chattel paper of each such debtor, together with all rights incident to such property and goods and all cash and non-cash proceeds thereof.

☐ E. All Equipment and Fixtures. All of the equipment and fixtures of each Debtor, both now owned and hereafter acquired, together with (i) all additions, parts, fittings, accessories, special tools, attachments and accessions now and hereafter affixed thereto and/or used in connection therewith, (ii) all replacements thereof and substitutions therefor, and (iii) all cash and non-cash proceeds and products thereof.

☒ F. Specific Equipment and Fixtures. All of the equipment and fixtures of each Debtor described on Schedule A attached hereto and made a part hereof by reference, together with (i) all additions, parts, fittings, accessories, special tools, attachments and accessions now and hereafter affixed thereto and/or used in connection therewith, (ii) all replacements thereof and substitutions therefor, and (iii) all cash and non-cash proceeds and products thereof.

☐ G. Other. All of the property of each Debtor described on Schedule A attached hereto and made a part hereof by reference, together with all cash and non-cash proceeds thereof.

8. Proceeds. Cash and non-cash proceeds of the above property are also covered by this Financing Statement including specifically, but without limitation, (a) cash and non-cash proceeds deposited in any deposit accounts, and (b) all accounts, chattel paper, instruments, inventory, equipment, general intangibles or other goods or property purchased or acquired with cash and/or non-cash proceeds of any of the above property.

9. ☐ All or a portion of the property described above is affixed or is to be affixed to or is to be cross on the real estate described on Schedule A attached hereto and made a part hereof by reference. The record owner(s) of such real estate is/are: _____

SAI Productions

Debtors

(Seal)

(Seal)

Mr. Clerk, Please return to First Federal Savings & Loan Association of Annapolis to the officer and at the address set forth in paragraph 6 above.

2-2820 (3/85)

Refer - Pitney Bowes



APR 10 1986

1986 APR 10 12
E. AUGUST COLLISON
CLERK



**FIRST FEDERAL SAVINGS
& Loan Association of Annapolis**

6038

ANNAPOLIS AREA 266-6100 / BALTIMORE AREA 841-6700 / WASHINGTON AREA 261-8800

BOOK 497 PAGE 110

SCHEDULE A

MAKE:

/ Model 5460

MODEL:

PITNEY BOWES Machine Machine

YEAR:

SERIAL #:

Mail to Mt Vernon Leasing Inc.

261394

BOOK 497 PAGE 111

Debtor or Assignor Form

MARYLAND FINANCING STATEMENT

- ☒ Not subject to Recordation Tax
☐ Subject to Recordation Tax, Principal Amount is \$ _____
☐ To Be Recorded in Land Records (for fixtures, crops, timber, or minerals only)

DEBTOR

Bio Gro systems, Inc.
 (Name)
 1916 Forest Drive
 (Address)
 Annapolis, Maryland 21401

SECURED PARTY (OR ASSIGNEE)
THE FIRST NATIONAL BANK OF MARYLAND

Attn: Richard J. Shenos
 (Name of Loan Officer)
 18 West Street
 (Address)
 Annapolis, Maryland 21401

1. This Financing Statement covers the following types (or items) of property (the collateral): (attach separate list if necessary)

SEE ATTACHED SCHEDULE A

RECORD FEE 12.00
 POSTAGE .50
 201144 CT17 R02 109:12
 APR 21 1986



1986 APR 21 AM 10:12
 E. AUGUSTY FIDELISCH
 CLERK

2. The collateral property is affixed or to be affixed to, or is or is to be crops grown on, or is timber to be cut from, or minerals on the like (and accounts resulting from the sale thereof) to be extracted from, the following real estate:

Record Owner, if different from the Debtor _____

3. ☐ Products of the collateral are also specifically covered.

4. Mr. Clerk: Mail instrument to Secured Party named above or Assignee, if any, at the address stated.

DEBTOR (OR ASSIGNOR)

Bio Gro Systems, Inc. (Seal)
 By: Stephen R. Campbell (Seal)
 (Signature)
 Stephen R. Campbell, President
 (Print or Type Name)

DEBTOR (OR ASSIGNOR)

(Seal)
 By: William K. Blanchet (Seal)
 (Signature)
 William K. Blanchet
 (Print or Type Name)

1986 Mack Truck RD6 Serial #2M2P131C3GC011319
 1986 Mack Truck RD6 Serial #2M2P131CXGC011320
 1986 Mack Truck RD6 Serial #2M2P131C1GC011321
 1986 John Deere 750B Cr. Dozer Serial #721183
 1986 John Deere 792 Excavator Serial #000679

Two Benson Steel dump bodies 17 foot long, 10'5 inches wide
 with special waterproof tailgate :

Body Serial #86-226
 #86-227

Three Benson Steel dump bodies 14 foot long with special
 waterproof tailgate:

Chassis	Body
11319	#86-223
11320	#86-224
11321	#86-225

1986 Ag-Chem Terra-Gators:

2505 Terra-Gator Chassis	Serial #2503306-17
2505 Terra-Gator Chassis	Serial #2503186-18
2505 Terra-Gator Chassis	Serial #2503256-15
2505 Terra-Gator Chassis	Serial #2503296-16
4000 GAL P/V system	
4000 GAL PVT w/M8 Pump	

Mail to Fruit & Nut Bank

BOOK 497 PAGE 113

Anne Arundel County

Identifying File No. 201305

FINANCING STATEMENT FORM UCC-1

ALL INFORMATION MUST BE TYPEWRITTEN OR PRINTED IN INK. SIGNATURES MUST BE IN INK

If transaction or transactions wholly or partially subject to recordation tax indicate amount of taxable debt here. \$ N/A

If this statement is to be recorded in land records check here. ☐

This financing statement Dated 4-15-86 is presented to a filing officer for filing pursuant to the Uniform Commercial Code.

1. DEBTOR

Name H-A Distributors, Inc.
Address 1946 West Street Annapolis, Maryland 21401

2. SECURED PARTY

Name Borg-Warner Acceptance Corporation
Address 1900 Sulphur Spring Road P. O. Box 7360

Mail to

Baltimore Maryland 21227
Person And Address To Whom Statement Is To Be Returned If Different From Above

RECORD FEE

11.00

50

APR 21 1986

3. Maturity date of obligation (if any)

4. This financing statement covers the following types (or items) of property: (list)

All inventory of goods of whatever description held for sale or lease by the Debtor, now or hereafter owned, or now or hereafter in the possession, custody or control of Debtor, wherever located, together with all attachments, parts, accessories, additions and substitutions, including all returns and repossessions; all accounts, contract rights, chattel paper, and general intangibles now owned or hereafter existing in favor of or acquired by Debtor; all equipment, furniture and fixtures, wherever located, now owned or hereafter acquired or now or hereafter in the possession, custody or control of the Debtor and all replacements, substitutions and accessions thereto and thereof; and all proceeds from all or any part of the above described collateral including but not limited to insurance proceeds payable by reason of loss or damage to any of the collateral, cash, goods, equipment, instruments, accounts, chattel paper, contract rights, general intangibles, replacement inventory or otherwise.

NOT SUBJECT TO RECORDATION TAX

XX (Proceeds of collateral are also covered)
C (Products of collateral are also covered)

John D Poulos
(Signature of Debtor)

John D Poulos, President

Type or Print Above Name on Above Line

(Signature of Debtor)

Type or Print Above Signature on Above Line

BL
CLERK

(Signature of Secured Party)

D.R. Williams, Credit and Collections Mgr.

Type or Print Above Signature on Above Line

1986 APR 21 AM 10:12

CLERK

ANNAPOLIS FEDERAL SAVINGS AND LOAN ASSOCIATION
ANNAPOLIS, MARYLAND 21404

FINANCING STATEMENT

BOOK 497 PAGE 114

DATE: April 17, 1986

261336

(X) Not Subject to Recordation Tax

() Subject to Recordation Tax of \$ _____

NAME OF DEBTOR(s): Albert Mason Birckhead, Jr
1381 Odenton Road
Odenton, MD 21113

ADDRESS:

RECORD FEE 11.00
POSTAGE .50
#21149 0777 R02 709:19
APR 21 86

NAME OF SECURED PARTY: ANNAPOLIS FEDERAL SAVINGS AND LOAN ASSOCIATION
CONSUMER/COMMERCIAL LENDING DEPARTMENT

ADDRESS: P.O. Box 751, 140 Main Street
Annapolis, MD 21404

Mail to _____

THIS FINANCING STATEMENT COVERS THE FOLLOWING TYPES (OR ITEMS) OF PROPERTY:

1982 Clark Bobcat Diesel Skid Loader
Model No 743, Serial Number 13241



1986 APR 21 AM 10:12

E. M. C. COLLISON

DEBTOR(S):

Albert Mason Birckhead, Jr.
Albert Mason Birckhead, Jr.

SECURED PARTY:

ANNAPOLIS FEDERAL SAVINGS
AND LOAN ASSOCIATION

By:

John M. Crook
(Authorized Signature)

John M. Crook, Senior Vice President

(Type Name and Title)

(NOTE: Type name under each
signature and if company,
type name of company and
name and title of authorized
signer.)

BOOK 497 PAGE 115

201337

This FINANCING STATEMENT is presented to a filing officer for filing pursuant to the Uniform Commercial Code: 3. Maturity Date (if any):

1. Debtor(s) (Last Name First) and address(es)

William R. Eyring Jr. d/b/a
Eyrings Performance Center
7715 Baltimore-Annapolis Blvd.
Glen Burnie, MD 21061

2. Secured Party(ies) and address(es)

Cap-Co Leasing Company
1430 N. Meacham Rd.
Schaumburg, IL 60195

For Filing Officer (Date, Time, Number,
and Filing Office)

4. This financing statement covers the following types (or items) of property:

1 SM-4000 P.C.A. Winona Van Norman Surface Grinder 230V-60
Cycle 3 Phase with Power Column Auto Feed S/N 5012

5. Assignee(s) of Secured Party and
Address(es)

Capitol Leasing Company
1430 N. Meacham Rd.
Schaumburg, IL 60195

Not subject to recordation tax

This statement is filed without the debtor's signature to perfect a security interest in collateral. (check ☒ if so)

☐ already subject to a security interest in another jurisdiction when it was brought into this state.

☐ which is proceeds of the original collateral described above in which a security interest was perfected:

Check ☒ if covered: ☒ Proceeds of Collateral are also covered. ☐ Products of Collateral are also covered. No. of additional Sheets presented:

Filed with:

William R. Eyring Jr. d/b/a
Eyrings Performance Center

Cap-Co Leasing Company

Signature(s) of Debtor(s)

William Eyring Jr.,

Owner By:

Signature(s) of Secured Party(ies)

David Pauley

Op. Mgr.

(1) Filing Officer Copy - Alphabetical

STANDARD FORM - FORM UCC-1.



1986 APR 21 AM 10:12

E. ALBERT COLLISON

BOOK 497 PAGE 116

201308

BJ 7463 XL28

UNIFORM COMMERCIAL CODE - FINANCING STATEMENT
(Maryland)

RECORD FEE 12.00
POSTAGE .50
#21123 C777 002 109:35
APR 21 86

This Financing Statement is presented to a filing officer for filing pursuant to the Uniform Commercial Code.

1. Debtor(s) (Last Name First) address(es) Landscape Creations By Flower P.O. Box 209 Pasadena, Md. 21122	2. Secured Party(ies) and Address(es) Ford Motor Credit Company 2401 Research Blvd. Rockville, Maryland 20850
--	--

Mail to

For Filing Officer (Date, Time, Number and Filing Office)

3. This Financing Statement covers the following types (or items) of personal property:

1-Ford 1986 1910 Tractor-#UP-05783	1-Lawn-BoyMower-#0525,0510
1-Ford Loader-#WL-46549	1-Astron Trimmer-#319152
1-Ford Mower-#YH-2342-C	1-Ransomes Mower-#169
1-Master Track Trailer-#1C9AH2M25GG099060	

Check if covered: ☐ Proceeds of collateral covered ☐ Products of collateral covered

4. This transaction is exempt from the Recording Tax.
Conditional Sales from Gaithersburg Ford Tractor

Filed with:
Clerk of the Court

Landscape Creations By Flower

Daniel E. Flower
(SIGNATURE OF DEBTOR)

by: Daniel E. Flower (owner)

(SIGNATURE OF DEBTOR)

Ford Motor Credit Company

(NAME OF SECURED PARTY)

BY:

R. Schmiech
R. Schmiech, Assisatnt Branch Manager

FMCC 7098-M (MARYLAND) PREVIOUS EDITIONS MAY BE USED
JUN 64

PRINTED IN U.S.A.

1986 APR 21 AM 10:13

E. ALBERT J. COLLISON
CLERK

1200
1250

STATE OF MARYLAND
FINANCING STATEMENT FORM UCC-1

BOOK 497 PAGE 117
Identifying File No. 261300

ALL INFORMATION MUST BE TYPEWRITTEN OR PRINTED IN INK. SIGNATURES MUST BE IN INK

If transaction or transactions wholly or partially subject to recordation tax indicate amount of taxable debt here. \$

If this statement is to be recorded in land records check here. ☐

This financing statement Dated April 1, 1986 is presented to a filing officer for filing pursuant to the Uniform Commercial Code.

1. DEBTOR

Name Wayne Earl Brumwell

Address 4013 Mountain Road, Pasadena, Md. 21122

2. SECURED PARTY

Name Tucker Equipment Company

Address P.O. Box 340, Aberdeen, Md. 21001

Mail to

Person And Address To Whom Statement Is To Be Returned If Different From Above.

3. Maturity date of obligation (if any)

4. This financing statement covers the following types (or items) of property: (list)

One Case 1835B Uni-Loader S/N 17167634

RECORD FEE 11.00
POSTAGE .50
921164 0777 R02 109:36
APR 21 1986

CHECK ☒ THE LINES WHICH APPLY

5. ☐ (If collateral is crops) The above described crops are growing or are to be grown on: (describe real estate)

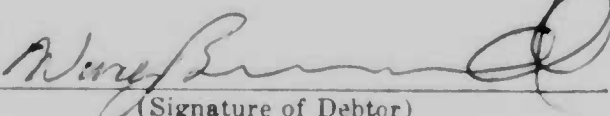
☐ (If collateral is goods which are or are to become fixtures) The above described goods are affixed or to be affixed to: (describe real estate)

☐ (Proceeds of collateral are also covered)

☐ (Products of collateral are also covered)

Assignee(s) of Secured Party and Address(es)

J. I. CASE CREDIT CORP.
5790 Widewaters Parkway
Syracuse, N.Y. 13214



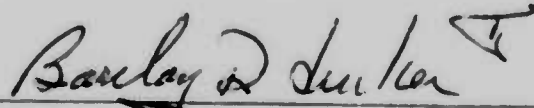
(Signature of Debtor)

Wayne Earl Brumwell

Type or Print Above Name on Above Line

(Signature of Debtor)

Type or Print Above Signature on Above Line



(Signature of Secured Party)

Barclay D. Tucker II

Type or Print Above Signature on Above Line



1986 APR 21 AM 10:13

1986 APR 21 AM 10:13

1986 APR 21 AM 10:13

STATE OF MARYLAND

BOOK 497 PAGE 118

UNIFORM COMMERCIAL CODE
STATEMENTS OF CONTINUATION, PARTIAL RELEASE, ASSIGNMENT ETC. — FORM UCC-3

THIS STATEMENT REFERS TO ORIGINAL STATEMENT, IDENTIFYING FILE NO. 248522

RECORDED IN LIBER _____ FOLIO _____ ON August 8, 1983 (DATE)

1. DEBTOR

Name Phillips Leasing
Address Anne Arundel County, Maryland

RECORD FEE 10.00
POSTAGE 50
#21135 0777 R02 100:39
APR 21 86

2. SECURED PARTY

Name Collateral Control Corporation
Address 444 Lafayette Road, Suite 630, St. Paul, MN 55101

Person And Address To Whom Statement Is To Be Returned If Different From Above.

3. Maturity date of obligation (if any) _____

CHECK ☒ FORM OF STATEMENT D 10:17

<p>A. Continuation <input type="checkbox"/> The original financing statement between the foregoing Debtor and Secured Party, bearing the file number shown above, is still effective.</p>	<p>B. Partial Release <input type="checkbox"/> From the collateral described in the financing statement bearing the file number shown above, the Secured Party releases the following:</p>
<p>C. Assignment <input type="checkbox"/> The Secured Party certifies that the Secured Party has assigned to the Assignee whose name and address is shown below, Secured Party's rights under the financing statement bearing the file number, shown above in the following property:</p>	<p>D. Other: <input checked="" type="checkbox"/> (Indicate whether amendment, termination, etc.) TERMINATION</p>

THE SECURED PARTY CERTIFIES THAT THE SECURED PARTY NOLONGER CLAIMS A SECURITY INTEREST UNDER THE FINANCING STATEMENT BEARING THE FILE NUMBER SHOWN ABOVE.



1986 APR 21 AM 10:13

E. ALBING & COLLISON

Dated April 3, 1986

1000 50

Timothy D. Roden

(Signature of Secured Party)

Timothy D. Roden

Type or Print Above Name on Above Line

STATE OF MARYLAND
FINANCING STATEMENT BOOK 497 PAGE 119
FORM UCC-1

Identifying File No. 201400

ALL INFORMATION MUST BE TYPEWRITTEN OR PRINTED IN INK. SIGNATURES MUST BE IN INK

If transaction or transactions wholly or partially subject to recordation tax indicate amount of taxable debt here. \$

If this statement is to be recorded in land records check here. ☐

This financing statement Dated 3-31-86 is presented to a filing officer for filing pursuant to the Uniform Commercial Code.

1. DEBTOR

Name John F. MacDowell Jr.

Address 1391 Odenton Rd Odenton, Md 21113

2. SECURED PARTY
XXXXXXXXXXXX

ASIGNEE:

SECURED PARTY:

Name

KUBOTA CREDIT CORPORATION, USA
SOUTHEAST DIVISION

Baldwin Service Center
41 Defense Hwy
Annapolis, Md 21401

Address

4444 SHACKLEFORD RD.

NORCROSS, GEORGIA 30093

Person And Address To Whom Statement Is To Be Returned If Different From Above.

3. Maturity date of obligation (if any)

4. This financing statement covers the following types (or items) of property: (list)

RECORD FEE 11.00
POSTAGE 50
TOTAL 11.50
APR 21 1986

Name and address of Assignee

- 1- Kubota Tractor Model L2850DT S/N 51439
- 1- Kubota Loader Model BF500 S/N 11035
- 1- Woods Backhoe Model BH750 S/N 2908
- 1- Curtis Cab Model KU2850 S/N 24325
- 1- D&M Trailer Model BP S/N EM162523

CHECK ☒ THE LINES WHICH APPLY

6. ☐ (If collateral is crops) The above described crops are growing or are to be grown on: (describe real estate)

☐ (If collateral is goods which are or are to become fixtures) The above described goods are affixed or to be affixed to: (describe real estate)

☐ (Proceeds of collateral are also covered)

☐ (Products of collateral are also covered)

John F. MacDowell
(Signature of Debtor)

John F. MacDowell

Type or Print Above Name on Above Line

(Signature of Debtor)

Type or Print Above Signature on Above Line

Baldwin Service Center, Inc.
(Signature of Secured Party)

Baldwin Service Center, Inc.

Type or Print Above Signature on Above Line



1986 APR 21 AM 10:13
AUDREY COLLISON
CLERK

MARYLAND FINANCING STATEMENT

201401

(xx) Not Subject to Recordation Tax
 () Recordation Tax of \$_____ on
 Principal Amount of \$_____ is
 enclosed/has been paid (strike
 inapplicable phrase).

For Filing Officer

File No.: _____
 Record Reference: _____
 Date & Hour of Filing _____

This financing statement is presented to a filing officer pursuant to the
 Uniform Commercial Code:

1. LESSEE Greenway Bowl East, Inc.4 Greenway, N. W.

(Name or Names)

Glen Burnie, Md. 21061

(Address)

LESSEE _____

(Name or Names)

(Address)

2. LESSOR

CHESAPEAKE INDUSTRIAL LEASING CO., INC.8767 SATYR HILL ROAD, BALTIMORE, MARYLAND 212343. ASSIGNEE (if any)
of LESSORHarbor Federal Savings & Loan

(Name or Names)

P. O. Box 12309 Baltimore, Maryland 21281-2309

Mail to _____

(Address)

4. This financing Statement covers the following types (or items) of property:

One - Compaq Desk Pro 286 Computer System w/30Mb Hard Disk w/Tape Back-up, Epson
 FX286 Printer, & Software

5. Proceeds of Collateral are covered hereunder: Yes (xx) No ()
 Products of Collateral are also covered Yes () No (xx)

LESSEE

LESSOR

Greenway Bowl East, Inc.CHESAPEAKE INDUSTRIAL LEASING CO., INC.

By: _____

By: _____

Manager

Edward J. Cackoski

(Title)

Brian G. Connelly

(Title)

(Type or print name of person signing)

(Type or print name of person signing)

By: _____

Return to:

Harbor Federal Savings & LoanP. O. Box 12309Baltimore, MD 21281-2309Attn: Bob Williams

(Type or print name of person signing)



1986 APR 21 AM 10:13

E. J. CACKOSKI

Anne Arundel Co.
\$11.50
\$315.00 taxes

BOOK 497 PAGE 121

261462

File No.
Record Reference:
Liber..... Folio.....

FINANCING STATEMENT

..... Not subject to Recordation Tax. To Be Recorded in The Land Records
(For Fixtures Only).
XX Subject to Recordation Tax on prin-
cipal amount of \$ 45,000.00

This Financing Statement is presented to a filing officer for filing pursuant to the Uniform Commercial Code.

1. The name(s) and address(es) of the Debtor(s) is(are)

Name of Debtor

Address

William M. Burroughs

1141 Annapolis Road
Odenton, Maryland 21113

RECORD FEE 11.00
RECORD TAX 315.00
POSTAGE 50
201169 0777 R02 109:43
APR 21 86

2. The name and address of the Secured Party (or Assignee) is:

THE CITIZENS NATIONAL BANK
Fourth and Main Streets
Laurel, Maryland

Mail to

to which this Statement should be delivered after it is recorded and from which additional information may be obtained.

3. This Financing Statement covers the following types (or items) of property (the collateral): Six (6) Belmont-Tekhara barber chairs, model 234; One (1) SCA Wolf System tanning booth; fifteen (15) seating chairs; seven (7) back bars; seven (7) mirrors; one (1) Zenith TV, s/n 1737637; one (1) Tappan microwave, s/n 4202923; one (1) Panasonic TV, s/n AC0262

4. The collateral property is affixed or to be affixed to or is to be crops on the following real estate: (Describe - include house number and street or block reference where applicable).

5. XX Proceeds)
XX Products) of the collateral are also specifically covered.

Debtor

Secured Party (Assignee)

William M. Burroughs

THE CITIZENS NATIONAL BANK

By:

William M. Burroughs

By:

Jack E. Thomas,
Commercial Loan Officer

By:

Type or print all names and
titles under signatures.

11.00
315.00
326.00

1986 APR 21 09:10:13

CLERK COLLISON

BOOK 497 PAGE 122

201103

INSTALLMENT SALE AGREEMENT

~~XXXX~~ (Not Subject) to Recordation Tax **FINANCING STATEMENT** Principal Amount of Debt \$ 30,400.00
This Financing Statement is presented to a filing officer pursuant to the Uniform Commercial Code

BORROWER(S) Name(s) (Last Name first) and Address(es) Howard, Charles B., II 5129 Fairglen Lane Chevy Chase, MD 20815	SECURED PARTY'S Name and Address MARYLAND NATIONAL BANK Mail to 326 First Street Annapolis, MD 21403
--	---

This Financing Statement covers the following types of items of property

Describe fully, including where applicable manufacturer's or trade name, model and year, serial number, and whether new or used:
1986 EZ Loader Trailer 1986 Cobia 2660 2 T200 Yamahas 1986
#12E1LG324GD022309 Hull #CROBB189C585 Serial #6G6UL750875 &
6G6UL750913

Also any accessories or equipment now or hereafter attached to any of above, replacements therefor and proceeds of any of above

BORROWER(S)

Charles B. Howard, II
Charles B. Howard, II

SECURED PARTY:

MARYLAND NATIONAL BANK

By

Jane Jones
(Authorized Signature)

(NOTE: Type name under each signature and if company, type name of company and name and title of authorized signer.)

(Mr. Clerk: Return to MARYLAND NATIONAL BANK at)

RECORD FEE 11.00
\$211.00 CITY REC 109:44
APR 21 86

BL
CLERK

1986 APR 21 AM 10:13

EQUIPMENT COLLISION
CLEAN

300K 497 PAGE 123

UNIFORM COMMERCIAL CODE
STATEMENTS OF CONTINUATION, PARTIAL RELEASE, ASSIGNMENT, ETC.—FORM UCC-3

THIS STATEMENT REFERS TO ORIGINAL STATEMENT, IDENTIFYING FILE NO. 258702

RECORDED IN LIBER 490 FOLIO 304 ON OCT. 2, 1985 (DATE)

1. DEBTOR

Name PASSPORT YACHTS EAST, INC.
Address 326 First Street, Suite 14, Annapolis, MD 21403

2. SECURED PARTY

Name ELITE YACHTS DE FRANCE, INC.
Address 410 Severn Ave., Suite 206, Annapolis, MD 21403

Mail to

Person And Address To Whom Statement Is To Be Returned If Different From Above.

8. Maturity date of obligation (if any) November 30, 1985

CHECK ☒ FORM OF STATEMENT

A. Continuation ☐
The original financing statement between the foregoing Debtor and Secured Party, bearing the file number shown above, is still effective.

B. Partial Release ☐
From the collateral described in the financing statement bearing the file number shown above, the Secured Party releases the following:

C. Assignment ☐
The Secured Party certifies that the Secured Party has assigned to the Assignee whose name and address is shown below, Secured Party's rights under the financing statement bearing the file number, shown above in the following property:

D. Other: Termination ☒
(Indicate whether amendment, termination, etc.)

KIRIE ELITE 32' MKII sailboat with Volvo 2002 diesel engine
Hull # EYD000480585

KIRIE ELITE 30' SPECIAL sailboat with Volvo 2002 diesel engine
Hull # EYD000490585

Together with all spars, rigging, sails, tackle, boats electronic equipment and other necessities thereunto appertaining.

Dated April 11, 1986

Odile Legeay
(Signature of Secured Party)

Odile Legeay

Type or Print Above Name on Above Line



1986 APR 21 PM 10:13
E. AUBREY L. COLLISON
CLERK

FINANCING STATEMENT FORM UCC-1

Identifying File No. 201109

ALL INFORMATION MUST BE TYPEWRITTEN OR PRINTED IN INK. SIGNATURES MUST BE IN INK.

If transaction or transactions wholly or partially subject to recordation tax indicate amount of taxable debt here \$ _____

If this statement is to be recorded in land records check here. ☐

This financing statement Dated March 19, 1986 is presented to a filing officer for filing pursuant to the Uniform Commercial Code.

1. DEBTOR

Name Indian Landing MarinaAddress 942 Indian Landing Rd. Millersville, Maryland 21108

2. SECURED PARTY

Name McCall Handling Co.Address 3900 Vero Rd., Baltimore, Maryland 21227STERLING NATIONAL BANK 355 LEXINGTON AVE, NY, NY 10017

Person And Address To Whom Statement Is To Be Returned If Different From Above.

3. Maturity date of obligation (if any) March 19, 1991

4. This financing statement covers the following types (or items) of property: (list)

(1) Hyster Model H180H

Serial #C007P03287A

CHECK ☒ THE LINES WHICH APPLY5. ☐ (If collateral is crops) the above described crops are growing or are to be grown on: (describe real estate)

☐ (If collateral is goods which are or are to become fixtures) The above described goods are affixed or to be affixed to: (describe real estate)

☒ (Proceeds of collateral are also covered)☒ (Products of collateral are also covered)

Arthur Lilly
(Signature of Debtor)

ARTHUR LILLY
Type or Print Above Signature on Above Line

(Signature of Debtor)

Type or Print Above Signature on Above Line

Sterling National Bank & Trust Co.
Assignee

355 LEXINGTON AVENEW YORK, NY 10017

Mail to

(Signature of Secured Party)

JANET L. KUHN, SEC/TREAS

Type or Print Above Name on Above Line

MC CALL HANDLING CO.

1986 APR 21 AM 10:13

CLERK OF COURTS

497 PAGE 125

261105

BJ2501 WY34

UNIFORM COMMERCIAL CODE - FINANCING STATEMENT
(Maryland)

RECORD FEE 12.00
POSTAGE .50
#21179 0777 R02 109:53
APR 21 86

This Financing Statement is presented to a filing officer for filing pursuant to the Uniform Commercial Code.

1. Debtor(s) (Last Name First) address(es)
SWETZ, REBECCA E. & DAVID C.
5875 SOLOMONS ISLAND ROAD
TRACY'S LANDING, MD 20779

Mail to

2. Secured Party(ies) and Address(es)
Ford Motor Credit Company
2401 Research Blvd.
Rockville, Maryland 20850

For Filing Officer (Date, Time, Number and Filing Office)

3. This Financing Statement covers the following types (or items) of personal property:

1 NEW FORD AL3136 (1710) TRACTOR, SER.#UL08039, 1 NEW FORD 770A LOADER & BUCKET,
SER.#44587, 1 NEW JB3 J BAR REAR BLADE, SER.#28162.

Check if covered: ☐ Proceeds of collateral covered ☐ Products of collateral covered

4. This transaction is exempt from the Recording Tax.

Conditional Sales From Gateway Ford Tractor

Filed with:

Clerk of the Court

SIGNATURE OF DEBTOR
REBECCA E. SWETZ

SIGNATURE OF DEBTOR
DAVID C. SWETZ

FMCC 7098-M (MARYLAND) PREVIOUS EDITIONS MAY BE USED

Ford Motor Credit Company

SIGNATURE OF SECURED PARTY

BY:

W. Royce Howsare, Assistant Branch Manager

PRINTED IN U.S.A.

BL
CLERK

1986 APR 21 AM 10:13

E AUTHORITY COLLISION
CLEAN

201106

BOOK 497 PAGE 126

BJ2501 WX33

UNIFORM COMMERCIAL CODE - FINANCING STATEMENT
(Maryland)

RECORD FEE 12.00
POSTAGE 50
#21175 0777 402 109:54
APR 21 86

This Financing Statement is presented to a filing officer for filing pursuant to the Uniform Commercial Code.

1. Debtor(s) (Last Name First) address(es) 1691 LIMITED PARTNERSHIP T/A CROFTON COUNTRY CLUB P.O. BOX 3032 CROFTON, MD 21114	2. Secured Party(ies) and Address(es) Ford Motor Credit Company 2401 Research Blvd. Rockville, Maryland 20850
--	--

For Filing Officer (Date, Time, Number and Filing Office)

3. This Financing Statement covers the following types (or items) of personal property:

1 NEW FORD AV3136 (2110) TRACTOR, SER.#UVO1035.

Check if covered: ☐ Proceeds of collateral covered ☐ Products of collateral covered

4. This transaction is exempt from the Recording Tax.
Conditional Sales from Gateway Ford Tractor

Filed with:

Clerk to the Court

William Berkshire
(SIGNATURE OF DEBTOR)

1691 LIMITED PARTNERSHIP T/A
CROFTON COUNTRY CLUB

by: William Berkshire

FMCC JUN 84 7098-M (MARYLAND) PREVIOUS EDITIONS MAY BE USED

Ford Motor Credit Company

(NAME OF SECURED PARTY)

by:

W. Royce Howsare
W. Royce Howsare, Assistant Branch Manager

PRINTED IN U.S.A.

1986 APR 21 AM 10:13

E. AUBREY COLLISON
CLERK



BOOK 497 PAGE 127 STATE OF MARYLAND

261407

FINANCING STATEMENT FORM UCC-1

Identifying File No. _____

ALL INFORMATION MUST BE TYPEWRITTEN OR PRINTED IN INK. SIGNATURES MUST BE IN INK

If transaction or transactions wholly or partially subject to recordation tax indicate amount of taxable debt here. \$ _____

If this statement is to be recorded in land records check here. ☐

This financing statement Dated 4/02/86 is presented to a filing officer for filing pursuant to the Uniform Commercial Code.

1. DEBTOR

Name ACRO/LIBERTY, INC.
Address 4106 ANNAPOLIS ROAD BALTIMORE, MD 21227

2. SECURED PARTY

Name THE BANK OF GLEN BURNIE
Address DRAWER 70 GLEN BURNIE, MD 21061

Mail to _____

Person And Address To Whom Statement Is To Be Returned If Different From Above.

3. Maturity date of obligation (if any) 4/02/87

4. This financing statement covers the following types (or items) of property: (list)

(1) A.B. DICK H 360 PRO OFFSET PRESS, S/N 001584, (1) A.B. DICK H MODEL 360 OFFSET PRESS, S/N 9630 AND (1) A.B. DICK H - 3564 SPRAY ATTACHMENT, S/N 81554

RECORD FEE 11.00
POSTAGE 50
#21176 0777 R02 109.54
APR 21 86

CHECK ☒ THE LINES WHICH APPLY

5. ☐ (If collateral is crops) The above described crops are growing or are to be grown on: (describe real estate)

☐ (If collateral is goods which are or are to become fixtures) The above described goods are affixed or to be affixed to: (describe real estate)

XX (Proceeds of collateral are also covered)

☐ (Products of collateral are also covered)

ACRO/LIBERTY, INC.

BY: Ronald Welsh
(Signature of Debtor)

RONALD WELSH, PRESIDENT

Type or Print Above Name on Above Line

(Signature of Debtor)

Type or Print Above Signature on Above Line



1986 APR 21 AM 10:13

FILED IN SUBJECT COLLISION

Earl G. Walter

(Signature of Secured Party)

EARL G. WALTER

Type or Print Above Signature on Above Line

201403


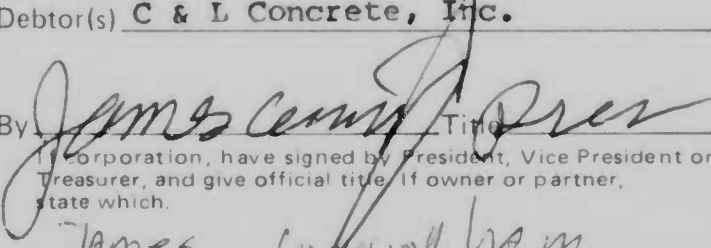
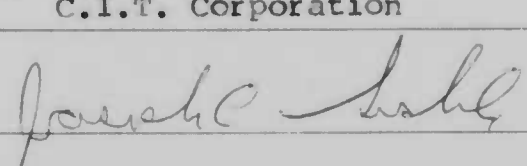
CIT CORPORATION		Maryland Financing Statement All information must be typewritten or printed in ink.		File No.
(Not to Be) (To Be) Recorded in the Land Records.* strike inapplicable words				
Debtor(s) Name(s) and Address(es) Mark-Lang, Inc. 436 Obrecht Road Millersville, Anne Arundel, MD 21108		Secured Party Name and Address C.I.T. Corporation 1301 York Road Lutherville, MD 21093		
Assigned to Secured Party C.I.T. Corporation		The underlying secured transaction publicized by this Financing Statement is not subject in whole or part to the Maryland recordation tax.		
This Financing Statement covers the following types (or items) of property: Describe fully, giving Year and Make, Model, Motor or Serial No., etc. One (1) Used John Deere 670A Grader S/N 9258				
Proceeds of collateral are also covered.				
*If collateral is goods which are or are to become fixtures strike the words "(Not to Be)" above, and complete the next sentence: The above described goods are affixed or are to be affixed to: (describe the real estate) <div style="text-align: right;">BL CLERK</div>				
If the Debtor does not have an interest of record in the real estate, the name of a record owner is _____				
This Statement is to be returned, after recordation, to C.I.T. Corporation at its address above.				
Debtor(s) <u>Mark-Lang, Inc.</u>		Secured Party <u>C.I.T. Corporation</u>		
By <u>Mario Kallner</u> Title <u>SVP</u> If corporation, have signed by President, Vice President or Treasurer, and give official title. If owner or partner, state which. <u>Doris Kallner</u>		By <u>S.V. Zachary</u> <u>S.V. Zachary</u>		
Type or print name(s) of person(s) signing		Type or print name of person signing		
5 SA 989D				

RECORD FEE 11.00
POSTAGE .50
#21177 0777 R07 109:57
APR 21 86

1986 APR 21 AM 10:13

E. AUDREY COLLISON
CLERK

261400

 Maryland Financing Statement All information must be typewritten or printed in ink.		File No.
(Not to Be) (To Be) Recorded in the Land Records.* <small>strike inapplicable words</small>		
Debtor(s) Name(s) and Address(es) C & L Concrete, Inc. 1073 St. Stephens Church Road Crownsville, Anne Arundel, MD 21032		Secured Party Name and Address C.I.T. Corporation 1801 York Road Lutherville, MD 21093
XXXXXXXXXXXX C.I.T. Corporation		The underlying secured transaction publicized by this Financing Statement is not subject in whole or part to the Maryland recordation tax.
This Financing Statement covers the following types (or items) of property: Describe fully, giving Year and Make, Model, Motor or Serial No., etc. One (1) New Power Curber Model 5700 Curber S/N 570486044		
Proceeds of collateral are also covered.		
* If collateral is goods which are or are to become fixtures strike the words "(Not to Be)" above, and complete the next sentence: The above described goods are affixed or are to be affixed to: (describe the real estate)		
If the Debtor does not have an interest of record in the real estate, the name of a record owner is _____		
This Statement is to be returned, after recordation, to C.I.T. Corporation at its address above.		
Debtor(s) C & L Concrete, Inc.		Secured Party C.I.T. Corporation
By  _____ <small>Corporation, have signed by President, Vice President or Treasurer, and give official title. If owner or partner, state which.</small>		By  _____
James C. Sickle Type or print name(s) of person(s) signing		Joseph C. Sickle Type or print name of person signing
5 SA 989D		

C 11.50

1105

3/29

BOOK 497 PAGE 130

STATE OF MARYLAND

FINANCING STATEMENT FORM UCC-1

Identifying File No. 201410

ALL INFORMATION MUST BE TYPEWRITTEN OR PRINTED IN INK. SIGNATURES MUST BE IN INK

If transaction or transactions wholly or partially subject to recordation tax indicate amount of taxable debt here. \$ 9806.00

If this statement is to be recorded in land records check here. ☐

This financing statement Dated 1/23/86 is presented to a filing officer for filing pursuant to the Uniform Commercial Code.

1. DEBTOR

Name Anna polis Harbour House Inc.
Address 87 Prince George St. Annapolis MD 21401

2. SECURED PARTY

Name General Electric Credit Corporation
Address 260 Long Ridge Rd
Stamford CT 06904

Mail to

Person And Address To Whom Statement Is To Be Returned If Different From Above.

3. Maturity date of obligation (if any)

4. This financing statement covers the following types (or items) of property: (list)

1 Honeywell ABK-1 Electronic Telephone System

RECORDED
INDEXED
11.00
APR 21 1986

CHECK ☒ THE LINES WHICH APPLY

5. ☐ (If collateral is crops) The above described crops are growing or are to be grown on: (describe real estate)

☐ (If collateral is goods which are or are to become fixtures) The above described goods are affixed or to be affixed to: (describe real estate)

☐ (Proceeds of collateral are also covered)

☐ (Products of collateral are also covered)

X Glenn E. Phillips
(Signature of Debtor)

Glenn E. Phillips
Type or Print Above Name on Above Line

(Signature of Debtor)

Type or Print Above Signature on Above Line

Jackie Hanley
(Signature of Secured Party)

JACKIE HANLEY
Type or Print Above Signature on Above Line

CP# 86-8052

RECORDATION TAX PAID TO THE STATE

STATE OF MARYLAND

BOOK 497 PAGE 131

UNIFORM COMMERCIAL CODE

STATEMENTS OF CONTINUATION, PARTIAL RELEASE, ASSIGNMENT ETC. — FORM UCC-3

THIS STATEMENT REFERS TO ORIGINAL STATEMENT, IDENTIFYING FILE NO. 258937

RECORDED IN LIBER 491 PAGE 32 ON Oct. 24, 1985 (DATE)

1. DEBTOR

Name SLATER'S WELL DRILLING, INC.

Address 20B Riverview Ave., Annapolis, MD 21401

2. SECURED PARTY

Name AMCA International Finance Corporation

Address 200 Executive Drive, Brookfield, WI 53005

Person And Address To Whom Statement Is To Be Returned If Different From Above.

3. Maturity date of obligation (if any) N/A

CHECK ☒ FORM OF STATEMENT

A. Continuation ☐
The original financing statement between the foregoing Debtor and Secured Party, bearing the file number shown above, is still effective.

B. Partial Release ☐
From the collateral described in the financing statement bearing the file number shown above, the Secured Party releases the following:

C. Assignment ☒
The Secured Party certifies that the Secured Party has assigned to the Assignee whose name and address is shown below, Secured Party's rights under the financing statement bearing the file number, shown above in the following property:

D. Other: ☐
(Indicate whether amendment, termination, etc.)

The secured party certifies that it has assigned all of its rights under the above referenced financing statement to:

AMCA International Finance Corporation of Georgia
1117 Perimeter Center West, Suite N-316
Atlanta, Georgia 30338

Please see Rider A which is attached hereto and made a part hereof for a description of collateral.

Dated March 19, 1986

(Signature of Secured Party)

AMCA International Finance Corporation
Type or Print Above Name on Above LineRECORD FEE 10.00
POSTAGE .50
#21171 C777 RD2 109:48
APR 21 86

1986 APR 21 PM 10:14

E. ALBANEY COLLISON
CLERK

BOOK 497 PAGE 131 A

EXTENSION SHEET FOR UNIFORM COMMERCIAL CODE FINANCING STATEMENTS

STATE OF MARYLAND

TOTAL NUMBER OF SHEETS 2

RIDER A

This Rider A is attached to and made a part of that certain Uniform Commercial Code Financing Statement assigning Financing Statement I.D.#258937, Liber 491, Page 32 filed Oct. 24, 1985 with the Circuit Court For Anne Arundel County, MD.

The collateral assigned is: One (1) Speedstar Model SQD-275 Quickdrill Rotary Drilling Machine, S/N 101199, mounted on a 1985 IHC Model 1954 truck, S/N 1HTLDTVP4FHA37030. Rig equipped with Gardner-Denver Model FXGAAB 5 X 6 mud pump, S/N 910175, Joy twin screw compressor, S/N 146096, Tophead drive, 20' Rod rack, Hydraulic winch, 155' of 1/2" wire line, Hydraulic break out wrench, Single rod loader, Jib boom, and all standard operating attachments and accessories, together with all present and future attachments, accessories, replacement parts, repairs, additions, and all proceeds thereof. This financing statement covers a purchase money security interest created under a conditional sales contract and falls within the exception contained in MD. ANN. CODE art. 81, & 227(2)(ii)(5) (1984).

AMCA International Finance Corporation

DEBTOR

SECURED PARTY

SHEET No. 2

(1) Filing Officer Copy—Alphabetical

FORM UCC-E

Mail to AMCA International
Finance

UNIFORM COMMERCIAL CODE - FINANCING STATEMENT
(Maryland)RECORD FEE 12.00
POSTAGE 50
#21172 0777 R02 109147
APR 21 86

This Financing Statement is presented to a filing officer for filing pursuant to the Uniform Commercial Code.

1. Debtor(s) (Last Name First) address(es) ROMIG, RAMON ROMIG, EDITH 1248 SLEEPY HOLLOW ROAD SEVERN, MD 21174	2. Secured Party(ies) and Address(es) Ford Motor Credit Company 2401 REsearch Blvd. Rockville, Maryland 20850
---	--

For Filing Officer (Date, Time, Number and Filing Office)

3. This Financing Statement covers the following types (or items) of personal property:

1 NEW FORD AP3136(1910) TRACTOR, SER.#UP05841, 1 NEW FORD 770A2 FORD
LOADER & BUCKET, SER.#50032.Check if covered: ☐ Proceeds of collateral covered ☐ Products of collateral covered

4. This transaction is exempt from the Recording Tax.

Conditional Sales from Gateway Ford TRactor

Filed with:

Clerk of the Court

Ramon Romig
RAMON ROMIG
(SIGNATURE OF DEBTOR)

Edith Romig
EDITH ROMIG
(SIGNATURE OF DEBTOR)

Ford Motor Credit Company

(NAME OF SECURED PARTY)

BY:

W. Royce Howsare, Assistant Branch Manager

FMCC 7098-M (MARYLAND) PREVIOUS EDITIONS MAY BE USED

PRINTED IN U.S.A.

1986 APR 21 PM 10:14

E. ALLEN COLLISON
CLERK

201412

FINANCING STATEMENT FORM UCC-1

Identifying File No. _____

ALL INFORMATION MUST BE TYPEWRITTEN OR PRINTED IN INK. SIGNATURES MUST BE IN INK.

If transaction or transactions wholly or partially subject to recordation tax indicate amount of taxable debt here \$ _____

If this statement is to be recorded in land records check here. ☐

This financing statement Dated _____ is presented to a filing officer for filing pursuant to the Uniform Commercial Code.

1. DEBTOR

Name Trans-American Leasing Corporation
Address The Steffey Bldg., Ste. 200-B; 407 Crain Highway, Glen Burnie, MD 21061

2. SECURED PARTY

Name Baltimore Federal Financial, F.S.A.
Address 300 E. Lombard Street
Baltimore, MD 21202

RECORD FEE 11.00
POSTAGE 50
#21255 677 802 11417
APR 21 86

Person And Address To Whom Statement Is To Be Returned If Different From Above.

3. Maturity date of obligation (if any) _____

4. This financing statement covers the following types (or items) of property: (list)

To secure assignment to Baltimore Federal Financial, F.S.A. of certain lease payments under a certain True Lease Assignment dated 1/13/86, Schedule #01, dated 1/24/86 between Assignor as Lessor and LEASE ACCOUNT #683110 as Lessee. Assignor has granted a Security Interest in the following equipment leased to Lessee to Assignee per a Non-Recourse Assignment of Rents dated April 9, 1986 between Assignor and Assignee:

SEE ATTACHED EQUIPMENT LIST

CHECK ☒ THE LINES WHICH APPLY

5. ☐ (If collateral is crops) the above described crops are growing or are to be grown on: (describe real estate)

☐ (If collateral is goods which are or are to become fixtures) The above described goods are affixed or to be affixed to: (describe real estate)

☒ (Proceeds of collateral are also covered)

☐ (Products of collateral are also covered)

TRANS-AMERICAN LEASING CORPORATION

(Signature of Debtor)

Type or Print Above Signature on Above Line

(Signature of Debtor)

Howard D. Siegel, Pres.

Type or Print Above Signature on Above Line

BALTIMORE FEDERAL FINANCIAL, F.S.A.

(Signature of Secured Party)

J. David Kommalan, Sr. V.P.

Type or Print Above Name on Above Line

Filed with Anne Arundel County

2007
GDBRD

Quantity

Description of Equipment

1 (one)

S/N #0033577 --

IBM 36 & peripherals to include:
(5360-B23 CPU/ 2500 Single Line/ 5301
Communications Line Base with-3701 EIA
Adapter/ 5727 SSI System Support Program/
5727 RGI RPGII/ 5727 UTI Utilities/ JAS
JAS PAC/ 2- 5291-2 Displays)

Mail to Baltimore Fed Financial

TRANS-AMERICAN LEASING CORPORATION
BY: [Signature]
Howard D. Siegel, President
TITLE: _____

BALTIMORE FEDERAL FINANCIAL, F.S.A.
BY: [Signature]
TITLE: CVP

FINANCING STATEMENT FORM UCC-1

Identifying File No. 201113

ALL INFORMATION MUST BE TYPEWRITTEN OR PRINTED IN INK. SIGNATURES MUST BE IN INK.

If transaction or transactions wholly or partially subject to recordation tax indicate amount of taxable debt here \$ _____

If this statement is to be recorded in land records check here. ☐

This financing statement Dated _____ is presented to a filing officer for filing pursuant to the Uniform Commercial Code.

1. DEBTOR

Name Trans-American Leasing Corporation
Address The Steffey Bldg., Ste. 200-B; 407 Crain Highway, Glen Burnie, MD 21061

2. SECURED PARTY

Name Baltimore Federal Financial, F.S.A.
Address 300 E. Lombard Street
Baltimore, MD 21202

RECORDED FEE 11.00
POSTAGE .50
#21253 CT17 R02 T14:17
APR 21 86

Mail to

Person And Address To Whom Statement Is To Be Returned If Different From Above.

3. Maturity date of obligation (if any) _____

4. This financing statement covers the following types (or items) of property: (list)

To secure assignment to Baltimore Federal Financial, F.S.A. of certain lease payments under a certain True Lease Assignment dated February 27, 1986 Schedule # 01, dated 3-5-86 between Assignor as Lessor and LEASE ACCOUNT # 687220 as Lessee. Assignor has granted a Security Interest in the following equipment leased to Lessee to Assignee per a Non-Recourse Assignment of Rents dated 4/10/86 between Assignor and Assignee:

- 1 (One) Warner Swassy Hydro Scopic 300 Excavator w/excavating bucket and grading bucket S/N 104246
- 1 (One) Used Caterpillar Model 977 Series L Traxcavator Complete w/3 1/4 cu. yd. G.P. Bucket w/teeth ROPS Canopy S/N 14X1317
- 1 (One) Used 1981 Tampo RP16D Vibrator Roller w/Knock Down Blade Kit S/N 1010732G
- 1 (One) Used Caterpillar D6C w/S & T Blade- ROPS Canopy & Rigid Drawbar S/N 10K6490

CHECK ☒ THE LINES WHICH APPLY

5. ☐ (If collateral is crops) the above described crops are growing or are to be grown on: (describe real estate)

☐ (If collateral is goods which are or are to become fixtures) The above described goods are affixed or to be affixed to: (describe real estate)

☒ (Proceeds of collateral are also covered)

☐ (Products of collateral are also covered)
TRANS-AMERICAN LEASING CORPORATION

Frank J. Sarro, III
(Signature of Debtor)

Frank J. Sarro, III., Exec. V.P.
Type or Print Above Signature on Above Line

(Signature of Debtor)

Type or Print Above Signature on Above Line

Filed with Anne Arundel County

BALTIMORE FEDERAL FINANCIAL, F.S.A

J. David Kommalan, Sr.
(Signature of Secured Party)

J. David Kommalan, Sr. V.P.

Type or Print Above Name on Above Line

2009

T/A/LE-B

FINANCING STATEMENT FORM UCC-1

Identifying File No. _____

ALL INFORMATION MUST BE TYPEWRITTEN OR PRINTED IN INK. SIGNATURES MUST BE IN INK.

If transaction or transactions wholly or partially subject to recordation tax indicate amount of taxable debt here \$ _____

If this statement is to be recorded in land records check here. ☐

This financing statement Dated _____ is presented to a filing officer for filing pursuant to the Uniform Commercial Code.

1. DEBTOR

Name Trans-American Leasing CorporationAddress The Steffey Bldg., Ste. 200-B; 407 Crain Highway, Glen Burnie, MD 21061

2. SECURED PARTY

Name Baltimore Federal Financial, F.S.A.Address 300 E. Lombard StreetBaltimore, MD 21202

Mail to

Person And Address To Whom Statement Is To Be Returned If Different From Above.

3. Maturity date of obligation (if any) _____

4. This financing statement covers the following types (or items) of property: (list)

To secure assignment to Baltimore Federal Financial, F.S.A. of certain lease payments under a certain True Lease Assignment dated March 19, 1986, Schedule # 01, dated 3/21/86 between Assignor as Lessor and LEASE ACCOUNT # 689130 as Lessee. Assignor has granted a Security Interest in the following equipment leased to Lessee to Assignee per a Non-Recourse Assignment of Rents dated 4/10/86 between Assignor and Assignee:

1 (one) Miller TP54 Perfector Serial #16182

CHECK ☒ THE LINES WHICH APPLY5. ☐ (If collateral is crops) the above described crops are growing or are to be grown on: (describe real estate)☐ (If collateral is goods which are or are to become fixtures) The above described goods are affixed or to be affixed to: (describe real estate)☒ (Proceeds of collateral are also covered)☐ (Products of collateral are also covered)

TRANS-AMERICAN LEASING CORPORATION

Frank J. Sarro, III.

(Signature of Debtor)

Frank J. Sarro, III., Exec. V.P.

Type or Print Above Signature on Above Line

(Signature of Debtor)

Type or Print Above Signature on Above Line

Filed with A.A.C.O.

BALTIMORE FEDERAL FINANCIAL, F.S.A.

J. David Kommalan, Sr.

(Signature of Secured Party)

J. David Kommalan, Sr. V.P.

Type or Print Above Name on Above Line

2008
PROLITH

BOOK 497 PAGE 137

201454

FINANCING STATEMENT

This financing statement is presented to a filing officer for filing pursuant to the Uniform Commercial Code.

DEBTOR Charles Richard Ward, Jr. T/A Charlie Ward's
(Name or Names)4607 4th St. Baltimore, Md. 21225
(Debtor's Address—Street No., City, County, State)RECORD FEE 18.00
POSTAGE 2.00
APR 21 1986SECURED PARTY Eklof & Company, Inc.
(Dealer's Name)612 Washington Blvd. Baltimore, Md. 21230
(Dealer's Address—Street No., City, County, State)

ASSIGNEE OF SECURED PARTY:

THE CARROLLTON BANK OF BALTIMORE
BALTIMORE STREET AT CARROLLTON AVENUE, BALTIMORE, MARYLAND 21223

1. This financing statement covers the following items of personal property:

Make (if Automobile) Or Manufacturer	Description (if Automobile, Body Type)	Serial No.	Motor No.	Model No.	Year
	SEE ATTACHED INVOICES				
		# 51703			
		# 51718			
		# 51870			

2. If above described personal property is to be affixed to real property, describe real property:

3. This transaction (is) (~~is not~~) exempt from the Recordation Tax. Consideration \$Dated this 28th day of March, 19 86

Witness:

* Geraldine Sparks
Geraldine Sparks* Charles Richard Ward, Jr.
T/A Charlie Ward's

Debtor

Signs

Debtor

Signs

Debtor

Signs

Attest:

* Geraldine Sparks
Geraldine Sparks* Harry S. Eklof, Jr.
Harry S. Eklof, Jr. President

Secured

Party

Return to: The Carrollton Bank of Baltimore, Post Office Box 1391, Baltimore, Maryland 21203

77-084

1986 APR 21 PM 2:45

THE CARROLLTON BANK

EKLOF & COMPANY, INC. 612 WASHINGTON BLVD. BALTIMORE, MD. 21230-2297 800K 497 PAGE 138 INVOICE NO. 51718

PHONE (301) 539-5030 NEW AND RECONDITIONED FOOD SERVICE EQUIPMENT

SOLD TO

SHIP TO

ORDER DATE INVOICE DATE

ADDRESS

ADDRESS

CITY

STATE

ZIP

CITY

STATE

ZIP

CUSTOMER NO.

CUSTOMER P.O. NO.

WRITTEN BY

DEPOSIT & CHECK NO.

TERMS

SHIP VIA, TIME & SCHEDULED SHIP DATE

PHONE(S) & PERSON(S) TO CONTACT

1 1/2% per month Service Charge will be added if not paid according to the above terms.

HONOR BACK ORDERS

ORDER FILLED BY

NO. OF PIECES

OFFICE	LOC	QUAN ORDERED	N	NUMBER	MAKE	DESCRIPTION	QUAN SHIPPED	UNIT PRICE	NET	EXTENSION
1										
2		1		4468	Bl. Loff	2nd. even col.				2200.00
3						Mod. 1000's				
4										
5		1		4468	Star	30" gas grill				495.00
6						Mod. 258				
7										
8		1		4468	9	72" updraft w/ base				917.00
9										
10										
11										
CTN. NOTES							SUB TOTAL			
CTU.							SALES TAX			
CTS.							SHIPPING CHARGES			
TOTAL							TOTAL			

SHIPPED OR DELIVERED BY

DATE

COLLECT ON DELIVERY

RECEIVED BY:

DATE

DATE

EKLOF & COMPANY, INC.

612 WASHINGTON BLVD. BALTIMORE, MD. 21230-2297

PHONE (301) 539-5030

NEW AND RECONDITIONED FOOD SERVICE EQUIPMENT

BOOK

497

PAGE 133

INVOICE NO.

51703

SOLD TO		SHIP TO	
Charles Woods			
4607 4th St			
Brocklyn Md 20025			
CITY STATE ZIP		CITY STATE ZIP	
CUSTOMER NO	CUSTOMER P.O. NO	WRITTEN BY	DEPOSIT & CHECK NO
SHIP VIA TIME & SCHEDULED SHIP DATE		TERMS 1 1/2% per month Service Charge will be added if not paid according to the above terms.	
		PHONE(S) & PERSON(S) TO CONTACT	
		686-2675	
OFFICE	LOC	QUAN ORDERED	QUAN SHIPPED
		NUMBER	UNIT PRICE
		MAKE	NET
		DESCRIPTION	EXTENSION
1			
2			
3			
4			
5			
6			
7			
8			
9			
10			
11			
CTN. NOTES			SUB TOTAL
8435 Table			453.00
CTU.			SALES TAX
			22.65
CTS.			SHIPPING CHARGES
TOTAL			475.65

ORIGINAL INVOICE

51870

INVOICE
DATEINVOICE
DATE

1000

—

10

et

—

1000

100

—

1

ORIGINAL INVOICE

261411

STATE OF MARYLAND

FINANCING STATEMENT Form UCC-1

Identifying File No. _____

ALL INFORMATION MUST BE TYPEWRITTEN OR PRINTED IN INK. SIGNATURES MUST BE IN INK.

If transaction or transactions wholly or partially
subject to recordation tax indicate amount of
taxable debt here. \$ _____

If this statement is to be recorded
in the land records, check here []

This financing statement is presented to a filing officer for filing pursuant to the Uniform
Commercial Code.

1. DEBTOR

Name James J. Robison and Janet RobisonAddress 560 Defense Highway, Crownsville, MD 21032RECORD FEE 12.00
21250 2777 002 714:21
APR 21 93

2. SECURED PARTY

Name Potomac Valley PRODUCTION CREDIT ASSOCIATION of Romney, WVMail to Address 452 North High Street, Romney, WV 26757P. O. Box 187, Oakland, MD 21550

Person and Address To Whom Statement Is To Be Returned If Different From Above.

CHECK [X] THE LINES WHICH APPLY

3. This financing statement covers the following types (or items) of property.

[] CROPS [] FARM PRODUCTS [] INVENTORY

[X] FARM MACHINERY AND EQUIPMENT

[X] OTHER COLLATERAL (give type) Motor Vehicle

[X] After-acquired property of above types; products and proceeds of collateral.

[X] ALL stock or rights to stock of the Debtor in the Secured Party.

4. [] (If collateral is crops) The above described crops are growing or are to be grown
on: (describe real estate below).[] (If collateral is goods which are or are to become fixtures) The above described
goods are affixed or to be affixed to: (describe real estate below).

Description of real estate:

(If the Debtor does not have an interest of record) The name of the record owner is

James J. Robison
(Signature of Debtor)James J. Robison
Type or Print Above Signature on This LineJanet Robison
(Signature of Debtor)Janet Robison
Type or Print Above Signature on This LinePotomac Valley
PRODUCTION CREDIT ASSOCIATIONBy: Romney, WV
(Signature of Secured Party)Steven M. Lantz
Type or Print Above Signature on This Line

Rev. 12/85 A-2509

1905 APR 21 PM 2:45

RECEIVED COLLISION
E. ADAMS COLLISION
CLERK

CIRCUIT COURT OF ANNE ARUNDEL COUNTY

FINANCING STATEMENT

RECORD FEE 11.00
RECORD TAX 122.50
POSTAGE 1.00
TOTAL 134.50
APR 21 1986

1. ☐ To be recorded in the Land Records.
2. ☒ To be recorded among the Financing Statement Records.
3. ☐ Not subject to Recordation Tax.
4. ☒ Subject to Recordation Tax on an initial debt in the principal amount of \$ 17,500.00. The Debtor(s) certifies that with the filing of this Financing Statement or a duplicate of this Financing Statement, the Recordation Tax on the initial debt has been paid to Circuit Court of Anne Arundel County.

5. Debtor(s) Name(s) Address(es)
E. C. Decker Corporation 512 Crain Highway, N.W., Bldg. 27
Glen Burnie, Maryland 21061

6. Secured Party Address
Equitable Bank, National Association 100 South Charles Street
Attention: P. Lankford Baltimore, Maryland 21201
Loan Documentation Assistant

7. This Financing Statement covers the following property and all proceeds and products thereof, including, without limitation, all proceeds of any insurance policies covering all or any part of such property:

☐ A. **Inventory.** All of the inventory of each Debtor both now owned and hereafter acquired and as the same may now and hereafter from time to time be constituted, together with all cash and non-cash proceeds and products thereof.

☒ B. **Accounts.** All of the accounts of each Debtor (including, without limitation, all notes, notes receivable, drafts, acceptances and similar instruments and documents) both now owned and hereafter acquired, together with (i) all cash and non-cash proceeds thereof, and (ii) all returned, rejected or repossessed goods, the sale or lease of which shall have given or shall give rise to an account and all cash and non-cash proceeds and products of all such goods.

☐ C. **General Intangibles.** All of the general intangibles of each Debtor (including, without limitation, all things in action, contractual rights, goodwill, literary rights, rights to performance, copyrights, trademarks and patents), both now owned and hereafter acquired, together with all cash and non-cash proceeds and products thereof.

☐ D. **Chattel Paper.** All of the chattel paper of each Debtor both now owned and hereafter existing, acquired or created, together with (i) all moneys due and to become due thereunder, (ii) all cash and non-cash proceeds thereof, (iii) all returned, rejected or repossessed goods, the sale or lease of which shall have given or shall give rise to chattel paper and all cash and non-cash proceeds and products of all such goods, and (iv) all property and goods both now owned and hereafter acquired by each Debtor which are sold, leased, secured, serve as security for, are the subject of, or otherwise covered by, the chattel paper of each such Debtor, together with all rights incident to such property and goods and all cash and non-cash proceeds thereof.

☐ E. **All Equipment and Fixtures.** All of the equipment and fixtures of each Debtor, both now owned and hereafter acquired, together with (i) all additions, parts, fittings, accessories, special tools, attachments and accessions now and hereafter affixed thereto and/or used in connection therewith, (ii) all replacements thereof and substitutions therefor, and (iii) all cash and non-cash proceeds and products thereof.

☒ F. **Specific Equipment and Fixtures.** All of the equipment and fixtures of each Debtor described on Schedule A attached hereto and made a part hereof by reference, together with (i) all additions, parts, fittings, accessories, special tools, attachments and accessions now and hereafter affixed thereto and/or used in connection therewith, (ii) all replacements thereof and substitutions therefor, and (iii) all cash and non-cash proceeds and products thereof.

☐ G. **Other.** All of the property of each Debtor described on Schedule A attached hereto and made a part hereof by reference, together with all cash and non-cash proceeds thereof.

8. **Proceeds.** Cash and non-cash proceeds of the above property are also covered by this Financing Statement including specifically, but without limitation, (a) cash and non-cash proceeds deposited in any deposit accounts, and (b) all accounts, chattel paper, instruments, inventory, equipment, general intangibles or other goods or property purchased or acquired with cash and/or non-cash proceeds of any of the above property.

9. ☐ All or a portion of the property described above is affixed or is to be affixed to or is to be crops on the real estate described on Schedule A attached hereto and made a part hereof by reference. The record owner(s) of such real estate is/are:

Debtors E. C. Decker Corporation (Seal) BL (Seal)
BY: Edward C. Decker (Seal) CLERK (Seal)
Edward C. Decker, President (Seal)

Mr. Clerk, Please return to the Equitable Bank, National Association to the officer and at the address set forth in paragraph 6 above.

Form 609 (2-85)

EQUITABLE BANK, N.A.
LOAN DOCUMENTATION CENTER
100 S. CHARLES ST. 3rd FL.
BALTIMORE, MARYLAND 21201

122.50
11.50

SCHEDULE A

This Schedule A is attached to and made a part of a Financing Statement by and between Equitable Bank, National Association, a national banking association, and E. C. Decker Corporation, a Maryland corporation.

Section 7.G. Specific Equipment and Fixtures

Continued

1. Two (2) Ward cable line layers Ser #1140/Eng #14063376 and Ser #1143/Eng #15006871.

EQUITABLE BANK, N.A.
LOAN DOCUMENTATION CENTER
100 S. CHARLES ST. 3rd FL.
BALTIMORE, MARYLAND 21201

STATE OF MARYLAND
FINANCING STATEMENT FORM UCC-1
Identifying File No. 2014110

ALL INFORMATION MUST BE TYPEWRITTEN OR PRINTED IN INK. SIGNATURES MUST BE IN INK

If transaction or transactions wholly or partially subject to recordation tax indicate amount of taxable debt here. \$ exempt

If this statement is to be recorded in land records check here. ☐

This financing statement Dated 3/17/86 is presented to a filing officer for filing pursuant to the Uniform Commercial Code.

1. DEBTOR

Name CONTRACTOR'S EQUIPMENT AND SUPPLY CO.

Address 6 Harwood Drive, Harwood, MD 20776

2. SECURED PARTY

Name CUES, INC.

Address 3501 Vineland Road

Orlando, FL 32811

Person And Address To Whom Statement Is To Be Returned If Different From Above.

3. Maturity date of obligation (if any)

4. This financing statement covers the following types (or items) of property: (list)

See equipment described on Schedule A hereto

Not subject to Recordation tax

CHECK ☒ THE LINES WHICH APPLY

5. ☐ (If collateral is crops) The above described crops are growing or are to be grown on: (describe real estate)

☐ (If collateral is goods which are or are to become fixtures) The above described goods are affixed or to be affixed to: (describe real estate)

☒ (Proceeds of collateral are also covered)

☒ (Products of collateral are also covered)

CONTRACTOR'S EQUIPMENT AND SUPPLY CO.

By: Rita M. Ralston
(Signature of Debtor)

Rita M. Ralston, Managing Partner
Type or Print Above Name on Above Line

(Signature of Debtor)

Type or Print Above Signature on Above Line

CUES, INC.

By: Lane B. Watkins
(Signature of Secured Party)

LANE B. WATKINS

Type or Print Above Signature on Above Line

Anne Arundel
County, Md.

01F136-①

1986 APR 21 PM 2:45
CLERK



SCHEDULE A

LIST OF EQUIPMENT

<u>CUES P/N</u>	<u>ITEM</u>	<u>VEHICLE ID NUMBER</u>	<u>QTY.</u>
00-1532-004	TV/SEAL UNIT ID 679	1GDJP32MXE3506275	1
06-2020-100	SRECO TRUCK MOUNTED SEWER FLUSHER	1GDL7DIBIEV503736	1

Mail to Coca-Cola

Filed with: Anne Arundel County STATE OF MARYLAND BOOK 497 PAGE 146

FINANCING STATEMENT FORM UCC-1

Identifying File No. _____

ALL INFORMATION MUST BE TYPEWRITTEN OR PRINTED IN INK. SIGNATURES MUST BE IN INK

If transaction or transactions wholly or partially subject to recordation tax indicate amount of taxable debt here. \$ N/A

If this statement is to be recorded in land records check here. ☐

This financing statement Dated April 16, 1986 is presented to a filing officer for filing pursuant to the Uniform Commercial Code.

1. DEBTOR

Name Anne Arundel County, Maryland
Arundel Center
Address Calvert & Northwest Streets, Annapolis, Maryland 21404

2. SECURED PARTY

Name Sovran Leasing Corporation
1510 Willow Lawn
Address P. O. Box 8765
Richmond, Virginia 23226
ATTN: Susan J. Ladd

Person And Address To Whom Statement Is To Be Returned If Different From Above.

3. Maturity date of obligation (if any) _____

4. This financing statement covers the following types (or items) of property: (list)
#96013

New ITT Courier Computer Equipment and Ricoh Copiers more particularly described on the Schedule of Equipment attached hereto.

RECORD FEE 13.00
APR 21 1986



CHECK ☒ THE LINES WHICH APPLY

5. ☐ (If collateral is crops) The above described crops are growing or are to be grown on: (describe real estate)

☐ (If collateral is goods which are or are to become fixtures) The above described goods are affixed or to be affixed to: (describe real estate)

☒ (Proceeds of collateral are also covered)

☐ (Products of collateral are also covered)

ANNE ARUNDEL COUNTY, MARYLAND

BY: Adrian G. Teel
(Signature of Debtor)

Adrian G. Teel, Director of Admin.
Type or Print Above Name on Above Line

(Signature of Debtor)

Type or Print Above Signature on Above Line

APPROVED FOR FORM AND
LEGAL SUFFICIENCY.
COUNTY SOLICITOR
ANNE ARUNDEL COUNTY, MARYLAND
BY [Signature] DATE 4/19/86
OFFICE OF LAW

SOVRAN LEASING CORPORATION

(Signature of Secured Party)

William N. Smith, Jr., SVP

Type or Print Above Signature on Above Line

261455

1986 APR 21 PM 2:45
CLERK COLLISON

SCHEDULE OF EQUIPMENT
ANNE ARUNDEL COUNTY, MARYLAND

800-497 PAGE 147

Conditional Sales Contract #96013

PAGE 1 of 2

<u>QUANTITY</u>	<u>EQUIPMENT DESCRIPTION</u>	<u>SERIAL NUMBER</u>
Equipment provided by: ITT Courier Terminal Systems 400 East Pratt Street Baltimore, Maryland 21202		
Equipment location: Arundel Center Calvert & Northwest Streets Annapolis, Maryland 21404		
1	ITT Courier Model 9420 Controller	
1	ITT Courier Model 9301 Printer	
3	ITT Courier Model 9230 Displays	

Equipment provided by:
Standard Copier Machines, Inc.
8363 Town Center Court
Baltimore, Maryland 21236

Ricoh Model 4065 Coin Operated Copier

Equipment to be located at
County Public Library Branches
as follows:

<u>QUANTITY</u>	<u>EQUIPMENT LOCATION</u>
1	Brooklyn Branch 11th Avenue Baltimore, Maryland 21225
1	Odenton Branch 1270 Odenton Road Odenton, Maryland 21113
1	South County Branch Churchton Road Deale, Maryland 20751
1	Broadneck Branch 1275 Green Holly Drive Annapolis, Maryland 21401

APPROVED FOR FORM AND
LEGAL SUFFICIENCY.
COUNTY SOLICITOR
ANNE ARUNDEL COUNTY, MARYLAND
BY [Signature] 4/15/86
TE

SCHEDULE OF EQUIPMENT
ANNE ARUNDEL COUNTY, MARYLAND

BOOK 497 PAGE 148

Conditional Sales Contract #96013

PAGE 2 of 2

<u>QUANTITY</u>	<u>EQUIPMENT LOCATION</u>	<u>SERIAL NUMBER</u>
Continued		
1	Annapolis Neck Branch 269 Hillsmere Drive Annapolis, Maryland 21403	
1	Maryland City Branch 3421 Fort Meade Road Laurel, Maryland 20707	
1	Riviera Beach Branch 8690 Fort Smallwood Road Pasadena, Maryland 21122	
1	Linthicum Branch 400 Shipley Road Linthicum, Maryland 21090	
1	Severna Park Branch 45 McKinley Road Severna Park, Maryland 21146	
2	North County Branch 1010 East Way Glen Burnie, Maryland 21061	
2	Crofton Branch 1657 Crofton Center Crofton, Maryland 21114	
2	Annapolis Branch 1410 West Street Annapolis, Maryland 21401	

ANNE ARUNDEL COUNTY, MARYLAND

BY: Adrian G. Teel
Adrian G. Teel

TITLE: Director of Administration

DATE: 4/16/86

Mail to

Soman Learning Corp

BOOK 497 PAGE 149

STATE OF MARYLAND

Anne Arundel City/MD

FINANCING STATEMENT FORM UCC-1

Identifying File No. 201117

ALL INFORMATION MUST BE TYPEWRITTEN OR PRINTED IN INK. SIGNATURES MUST BE IN INK

If transaction or transactions wholly or partially subject to recordation tax indicate amount of taxable debt here. \$ N/A

If this statement is to be recorded in land records check here. ☐

This financing statement Dated _____ is presented to a filing officer for filing pursuant to the Uniform Commercial Code.

1. DEBTOR

Name OWINGS PAVING, LTD.

Address 18 8th Avenue, Glen Burnie, MD. 21061

2. SECURED PARTY

Name INGERSOLL RAND COMPANY

Address 5681 Main Street, Elkridge, MD. 21227

Mail to

Person And Address To Whom Statement Is To Be Returned If Different From Above.

3. Maturity date of obligation (if any) _____

4. This financing statement covers the following types (or items) of property: (list)

1 - Ingersoll Rand Model P175WD Air Compressor
SN 124172

2 - Ingersoll Rand Model PB85 Paving Breakers,
SN SKM19041 & SKM19051

and all attachments and accessories thereto together with accounts, contract rights and chattel paper arising out of the sale, lease or other disposition by the debtor of the foregoing described property. Notwithstanding the above, nothing herein shall be construed to authorize the debtor to dispose of the above described collateral.

Name and address of Assignee

INGERSOLL RAND FINANCIAL CORP.
651 Park Avenue
King of Prussia, PA. 19406

CHECK ☒ THE LINES WHICH APPLY

5. ☐ (If collateral is crops) The above described crops are growing or are to be grown on: (describe real estate)

☐ (If collateral is goods which are or are to become fixtures) The above described goods are affixed or to be affixed to: (describe real estate)

☒ (Proceeds of collateral are also covered)

☐ (Products of collateral are also covered)

OWINGS PAVING, LTD.

(Signature of Debtor)

(Title)

Samuel S. Owings
Type or Print Above Name on Above Line

(Signature of Debtor)

Type or Print Above Signature on Above Line

INGERSOLL-RAND COMPANY

(Signature of Secured Party)

Bradley W. Berger, Office Mgr.

Type or Print Above Signature on Above Line



1966 APR 21 PM 2:45

E. ARTHUR COLLISON
CLERK

FINANCING STATEMENT

This financing statement is presented to a filing officer for filing pursuant to the Uniform Commercial Code.

DEBTOR Angela F. Shahraki
(Name or Names)548 Baltimore Annapolis Blvd. Severna Park, MD 21146
(Debtor's Address—Street No., City, County, State)SECURED PARTY Carey Sales & Service, Inc.
(Dealer's Name)3141-47 Frederick Avenue Baltimore, MD 21229
(Dealer's Address—Street No., City, County, State)Mail to
ASSIGNEE OF SECURED PARTY:THE CARROLLTON BANK OF BALTIMORE
BALTIMORE STREET AT CARROLLTON AVENUE, BALTIMORE, MARYLAND 21223RECORD FEE 11.00
POSTAGE 30
#21265 C777 R02 T14:32
APR 21 86

1. This financing statement covers the following items of personal property:

Make (if Automobile) Or Manufacturer	Description (if Automobile, Body Type)	Serial No.	Motor No.	Model No.	Year
Kold Draft	Ice Machine	414567G3FM		GT301WK	
Kold Draft	Bin	408226G3FW		GTN200	

2. If above described personal property is to be affixed to real property, describe real property:

n/a



1986 APR 21 PM 2:45

J. J. COLLISON
CLERK3. This transaction (is) ~~is not~~ exempt from the Recordation Tax. Consideration \$ _____Dated this 1 day of April, 1986

Witness:

Joyce Lammers
Joyce LammersX Angela F. Shahraki Debtor
Angela F. Shahraki SignsDebtor
Signs

Attest:

M. Jan Pundzak
M. Jan PundzakJacqueline Pundzak Secured
Jacqueline Pundzak, VP Party

Return to: The Carrollton Bank of Baltimore, Post Office Box 1391, Baltimore, Maryland 21203

201119

File No. _____
Record Reference: _____
Liber..... Folio.....

FINANCING STATEMENT

..... Not subject to Recordation Tax.

..... To Be Recorded in The Land Records
(For Fixtures Only).☒ Subject to Recordation Tax on principal amount of \$25,000.00.....

This Financing Statement is presented to a filing officer for filing pursuant to the Uniform Commercial Code.

1. The name(s) and address(es) of the Debtor(s) is(are)

Name of DebtorAddress

ODENTON SHELL SERVICENTER, INC.

1144 ANNAPOLIS ROAD
ODENTON, MD.RECORD FEE 11.00
RECORD TAX 175.00
21113E
APR 21 1986

Mail to

2. The name and address of the Secured Party (or Assignee) is:

THE CITIZENS NATIONAL BANK
Fourth and Main Streets
Laurel, Maryland

to which this Statement should be delivered after it is recorded and from which additional information may be obtained.

3. This Financing Statement covers the following types (or items) of property (the collateral): ALL OF BORROWER'S FURNITURE, FIXTURES, MACHINERY, AND EQUIPMENT, INCLUDING BUT NOT LIMITED TO A 1979 GMC TRUCK SERIAL # T49FK9V625364 AND A 1984 GMC TRUCK SERIAL # 1GDTBC4Y3EV503907 AND ALL REPLACEMENTS THEREOF AND ADDITIONS OR ATTACHMENTS THERETO, AND ALL BORROWER'S ACCOUNTS RECEIVABLE, CONTRACT RIGHTS AND INVENTORY, NOW OWNED OR HEREAFTER ACQUIRED, AND THE PROCEEDS AND PRODUCTS THEREOF.

4. The collateral property is affixed or to be affixed to or is to be crops on the following real estate: (Describe - include house number and street or block reference where applicable).

5. ☒ Proceeds)
.....) of the collateral are also specifically covered.
☒ Products)DebtorSecured Party (Assignee)

ODENTON SHELL SERVICENTER, INC.

THE CITIZENS NATIONAL BANK

By: *Ernest N. Richards III*

ERNEST N. RICHARDS III

PRESIDENT

By: *Mary Jo Richards*By: *Mary Jo Richards*

MARY JO RICHARDS

VICE PRESIDENT

By: _____

Type or print all names and titles under signatures.

1100

175.00

STATE OF MARYLAND

FINANCING STATEMENT 497-152

Identifying File No. 201120

ALL INFORMATION MUST BE TYPEWRITTEN OR PRINTED IN INK. SIGNATURES MUST BE IN INK

If transaction or transactions wholly or partially subject to recordation tax indicate amount of taxable debt here. \$

If this statement is to be recorded in land records check here. ☐

This financing statement Dated 4/10/86 is presented to a filing officer for filing pursuant to the Uniform Commercial Code.

1. DEBTOR

Name The Wexford Construction Corp.

Address P. O. Box 29, 90 Governor Ritchie Hwy., Pasadena, MD 21122

2. SECURED PARTY

Name Hugh C. Gardiner, Inc.

Address P. O. Box 127, Faulkner, MD 20632

Arlenne R. O'Brien JCB Flexilease Inc., 10 Signal Road, Stamford, CT 06902
Person And Address To Whom Statement Is To Be Returned If Different From Above.

3. Maturity date of obligation (if any)

4. This financing statement covers the following types (or items) of property: (list)

Model Number: 1400B, W/Cab, 4WD, 24" H. D.
Bucket
Serial Number: 318218/7

Name and address of Assignee
JCB Flexilease Inc.
10 Signal Road
Stamford, CT 06902

Contract No. HCG006

NOT SUBJECT TO RECORDATION TAX

CHECK ☒ THE LINES WHICH APPLY

5. ☐ (If collateral is crops) The above described crops are growing or are to be grown on: (describe real estate)

☐ (If collateral is goods which are or are to become fixtures) The above described goods are affixed or to be affixed to: (describe real estate)

☒ (Proceeds of collateral are also covered)

☐ (Products of collateral are also covered)

The Wexford Construction Corp.
X John E. Horan, Jr. President
(Signature of Debtor)

The Wexford Construction Corp.
Type or Print Above Name on Above Line

(Signature of Debtor)

Type or Print Above Signature on Above Line

X Hugh C. Gardiner, Inc. Sec. Treas.
(Signature of Secured Party)

Hugh C. Gardiner, Inc.

Type or Print Above Signature on Above Line

1986 APR 21 PM 2:46
CLERK

JCB FLEXILEASE INC.

10 SIGNAL ROAD, STAMFORD, CT 06902

BOOK 497 PAGE 153

TO: Clerks of Circuit Courts
Anne Arundel County
Annapolis MD 21401

Date: 4/18

LEASE #: HCG006

LESSEE: The Wexford Construction Corp.

CITY: _____

ATTACHED PLEASE FIND:

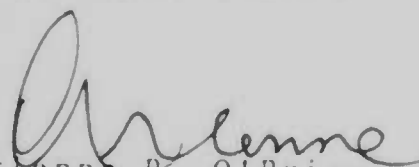
(X)) UCC-1 TO BE FILED
()) UCC-2 TO BE FILED
()) UCC-3 TO BE FILED

All validated copies of filings to be returned to the (secured party/assignee).

Enclosed please find our check in the amount of \$ 11.00.

A self-addressed envelope is enclosed for your convenience in returning an acknowledgement copy to our office.

Very truly yours,


Arlene R. O'Brien
JCB Flexilease Inc.
Contracts Administration Department

Enclosed Check # 1923

Mail to Hugh C Gardiner

201421

FINANCING STATEMENT

subject to recordation tax
TAXABLE DEBT \$81,000.00

1. Name of Debtor(s): REDS DIVE, INCORPORATED
Address: 2729 SACMINS ISLAND ROAD
GREENWICH, MD 21037

2. Name of Secured Party: THE ANNAPOLIS BANK AND TRUST COMPANY
Address: P.O. BOX 311
MINNAPOLIS, MD 21404

Mail to

3. Name of Assignee: Annapolis Banking & Trust Co.
Address: Annapolis, Maryland

RECORD FEE 11.00
RECORD TAX 567.00
POSTAGE .50
#04334 0040 R01 715:02
APR 21 86

4. This Financing Statement covers the following types (or items) of property:
1985 CATERPILLAR LEADER (LOW GRADE PRESSURE) PIN OS 200
S12 8-6-6140-953 LP6

5. (If collateral is goods which are or are to become fixtures—describe real estate; include house number and street or block reference where applicable; type "TO BE RECORDED IN LAND RECORDS" across top of page and complete reverse side of this form.)
The above-described goods are affixed or to be affixed to:

Debtor(s):

Secured Party:

REDS DIVE, INCORPORATED

THE ANNAPOLIS BANK AND TRUST COMPANY
(Type Name of Dealership)

By: Dorothy S. Kater Secretary / Treasurer

By: John Paul Koch
(Authorized Signature)

John Paul Kochlor, Commercial Banking
(Type Name and Title) OITP

(NOTE: Type name under each signature and if company, type name of company and name and title of authorized signer.)

(Mr. Clerk: Return to Annapolis Banking and Trust Co. at address shown in 3. above.)

1986 APR 21 PM 3:04

E. AUBREY COLLISON
CLERK



11.00 567.00

FINANCING STATEMENT

Not subject to recordation tax

1. Name of Debtor(s): Joseph R. Smith, Sr. and Sylvia E. Smith
Address: 3409 Riva Road
Davidsonville, MD 21035

2. Name of Secured Party: Annapolis Banking & Trust Company
Address: P.O. Box 311
Annapolis, MD 21404

3. Name of Assignee: Annapolis Banking & Trust Co.
Address: Annapolis, Maryland

Mail to _____

4. This Financing Statement covers the following types (or items) of property: Model 600 Wood Mill Ser.#600-4/16/86
Bay wood logtrough model 600 with built in splitter, 8' built in 4 stran live
deck. One 20' loading conveyor, two 40 gallon pumps, and one 43 hp Deutz Diesel
5. (If collateral is goods which are or are to become fixtures—describe real estate; include house number and street or block
reference where applicable: type "TO BE RECORDED IN LAND RECORDS" across top of page and complete reverse
side of this form.)
The above-described goods are affixed or to be affixed to:

RECORD FEE 12.00
POSTAGE .50
#04315 C237 R01 T14:45
APR 21 86

Debtor(s):

✓ Joseph R. Smith Sr.
Joseph R. Smith, Sr.
✓ Sylvia E. Smith
Sylvia E. Smith

Secured Party:

Annapolis Banking and Trust Company
(Type Name of Dealership)

By _____
(Authorized Signature)

John M. Suit, II Exec. V.P.
(Type Name and Title)

(NOTE: Type name under each signature and if com-
pany, type name of company and name and
title of authorized signer.)

(Mr. Clerk: Return to Annapolis Banking and Trust Co. at address shown in 3. above.)

12.00
12.00
1986 APR 21 PM 2:46E. AUBREY COLLISON
CLERK

STATE OF MARYLAND
FINANCING STATEMENT FORM UCC-1
497 PAGE 156 201121
Identifying File No. _____

ALL INFORMATION MUST BE TYPEWRITTEN OR PRINTED IN INK. SIGNATURES MUST BE IN INK

If transaction or transactions wholly or partially subject to recordation tax indicate amount of taxable debt here. \$ _____

If this statement is to be recorded in land records check here. ☐

This financing statement Dated _____ is presented to a filing officer for filing pursuant to the Uniform Commercial Code.

1. DEBTOR

Name JLV Enterprises, Inc. DBA MEINEKE DISCOUNT MUFFLERS
Address RT 2 & FORREST DRIVE, ANNAPOLIS, MD 21401

2. SECURED PARTY

Name MAREMONT MARKETING, INC.
Address 1283 MURFREESBORO RD.
NASHVILLE, TN 37217
Person And Address To Whom Statement Is To Be Returned ☒ Different From Above.

3. Maturity date of obligation (if any) NONE

4. This financing statement covers the following types (or items) of property: (list)

SEE ATTACHMENT

RECORD FEE 12.00
#21273 C777 R02 714:48
APR 21 86

CHECK ☒ THE LINES WHICH APPLY

5. ☐ (If collateral is crops) The above described crops are growing or are to be grown on: (describe real estate)

☐ (If collateral is goods which are or are to become fixtures) The above described goods are affixed or to be affixed to: (describe real estate)

ANNE ARUNDEL CO.

☒ (Proceeds of collateral are also covered)

☐ (Products of collateral are also covered)

JLV Enterprises, Inc.
By John Vukovich, Pres.
(Signature of Debtor)
JOHN VUKOVICH, PRES.
Type or Print Above Name on Above Line

(Signature of Debtor)

Type or Print Above Signature on Above Line

Betty Aspden
(Signature of Secured Party)

BETTY ASPDEN

Type or Print Above Signature on Above Line

1986 APR 21 PM 3:50
E. ARUNDEL COLLISION
CLERK



ATTACHMENT "A" TO UCC-1 FINANCING STATEMENT

Pursuant to a Security Agreement of even date herewith, Debtor hereby grants to MAREMONT a continuing security interest in all of Debtor's inventory manufactured and/or supplied by MAREMONT (including, but not limited to: shock absorbers, ride control products and component parts and accessories thereto, including such items bearing the tradename or tradestyle of GABRIEL or of a private label; McPHERSON or any other strut cartridges and strut assemblies and component parts and accessories thereto bearing the tradename or tradestyle of GABRIEL or of a private label; exhaust system products, including but not limited to mufflers, tail pipes, clamps and accessory parts thereto, including such items bearing the tradename or tradestyle of MAREMONT or of a private label; gas charged lift supports and component parts and accessories thereto bearing the tradename or tradestyle of STRONG ARM or of a private label; engine vibration suppressors and component parts and accessories thereto bearing the tradename or tradestyle of MOTORCUSHION or of a private label; coil springs and component parts and accessories thereto bearing the tradename or tradestyle of POWERCUSHION or of a private label; chassis parts, front end products, suspension products, bellows type replacement dust cover and replacement urethane compression bumper products, and the component parts and accessories thereto; racks, storage bins and component parts and accessories thereto; and any other inventory manufactured and/or supplied by MAREMONT; and all of Customers inventory which is sold and subsequently returned or repossessed), wherever located, now owned or hereafter acquired by Customer, the products and replacements thereof and the additions and accessions thereto, and the proceeds therefrom, regardless of the form of such proceeds, whether arising from a voluntary or involuntary disposition of any of the above-mentioned assets or the proceeds thereof (including, but not limited to, insurance proceeds).

Mail to Maremont Marketing
Inc.

NO # A 4-15
ANNE ARUNDEL

201435

FINANCING STATEMENT FORM UCC-1

Identifying File No. _____

ALL INFORMATION MUST BE TYPEWRITTEN OR PRINTED IN INK.

SIGNATURES MUST BE IN INK

If transaction or transactions wholly or partially subject to recorda-
tion tax indicate amount of taxable debt here. \$ NAIf this statement is to be recorded
in land records check here ☐This financing statement Dated _____ is presented to a filing officer for filing pursuant to the
Uniform Commercial Code.

1. DEBTOR

Name Donald Gerhardt

Address 1613 Harmony Acres Lane, Annapolis, MD 21401

2. SECURED PARTY

Name John Deere Company

Address 4949 Court Street & Deere Road - POB 4949

Syracuse, NY 13221

Mail to

Person And Address To Whom Statement Is To Be Returned If Different From Above.

3. Maturity date of obligation (if any) _____

4. This financing statement covers the following types (or items) of property: (list)

John Deere 316 Lawn & Garden Tractor
50" mower
S/N 360390CHECK ☒ THE LINES WHICH APPLY5. ☐ (If collateral is crops) The above described crops are growing or are to be grown on: (describe real estate)☐ (If collateral is goods which are or are to become fixtures) The above described goods are affixed or to be affixed to: (describe real estate)☒ (Proceeds of collateral are also covered)☐ (Products of collateral are also covered)Donald E. Gerhardt
(Signature of Debtor)Donald Gerhardt
Type or Print Above Name on Above Line

(Signature of Debtor)

Type or Print Above Signature on Above Line

Ronald T. Williams
(Signature of Secured Party)
RONALD T. WILLIAMS, ADMINISTRATOR
John Deere Company

Type or Print Above Signature on Above Line

Anne Arundel County

BOOK 497 PAGE 159

201426

PRINT OR TYPE ALL INFORMATION

THE SECURED PARTY DESIRES THIS FINANCING STATEMENT TO BE INDEXED AGAINST THE RECORD OWNER
OF THE REAL ESTATE NO (xx) YES () NAME OF RECORD OWNER _____

STATE CORPORATION COMMISSION
(Uniform Commercial Code Division, Box 1197, Richmond, Virginia 23209)
FORM FOR ORIGINAL FINANCING STATEMENT AND SUBSEQUENT STATEMENTS

The Commission stamps the File Number on the Original Financing Statement. The secured party must place this same number on all subsequent statements.

RECORD FEE 11.00
POSTAGE .50
421278 0777 R02 114:49
APR 21 86

Index numbers of subsequent statements (For office use only)

Name & mailing address of all debtors, trade styles, etc.
No other name will be indexed.

American Security Storage of Annapolis, Inc.
11 Hudson Street
Annapolis, MD

Check the box indicating the kind of statement.
Check only one box.

- (xx) ORIGINAL FINANCING STATEMENT
() CONTINUATION-ORIGINAL STILL EFFECTIVE
() AMENDMENT
() ASSIGNMENT
() PARTIAL RELEASE OF COLLATERAL
() TERMINATION

Name & address of Secured Party

Continental Federal Savings Bank
4020 University Drive
Fairfax, VA 22030

Name & address of Assignee

Date of maturity if less than five years

Check if proceeds of collateral are covered (xx)

Description of collateral covered by original financing statement

All accounts receivables now owned or hereinafter acquired by American Security Storage of Annapolis, Inc.

Not subject to taxation

Space to record an amendment, assignment, release of collateral or a statement to cover collateral brought into Virginia from another jurisdiction.

Describe Real Estate if applicable:

American Security Storage of Annapolis, Inc.

Continental Federal Savings Bank

BY: James A. Day President
Signature of Debtor if applicable (Date)

BY: Donald E. Strenle Assistant Vice President
Signature of Secured Party if applicable (Date)

FILING OFFICER COPY

Revised 7-1-82

201127

BOOK 497 PAGE 160

RECORD FEE 12.00
POSTAGE .50
#21277 0777 R02 114:50
APR 21 86

This FINANCING STATEMENT is presented to a filing officer for filing pursuant to the Uniform Commercial Code 3. Maturity date (if any):

1. Debtor(s) (Last Name First) and address(es) Nixon, Willy R. & Romona 5C Sycamore Court NAV STA, Annapolis, MD 21402 4947368 2/21/86	2. Secured Party(ies) and address(es) General Finance Corp. 1083 Independence Blvd. Va, Beach, Va. 23455	For Filing Officer (Date, Time, Number, and Filing Office)
4. This financing statement covers the following types (or items) of property: Push Lawnmower Oval Picnic Table Kirby Vacuum Fisher Cassette Recorder/Player " Radio, Stereo, VCR, Amplifier/Speakers Zenith Television (3) Telephones		5. Assignee(s) of Secured Party and Address(es)

This statement is filed without the debtor's signature to perfect a security interest in collateral. (check ☒ if so)
☐ already subject to a security interest in another jurisdiction when it was brought into this state.
☐ which is proceeds of the original collateral described above in which a security interest was perfected.

Check ☒ if covered: ☐ Proceeds of Collateral are also covered ☐ Products of Collateral are also covered. No. of additional Sheets presented.

Filed with:

(both sign please)
By: Willy R. Nixon Romona T. Nixon
Signature(s) of Debtor(s)

By: General Finance Corp.
Kathy Jordan CSR
Signature(s) of Secured Party(ies)

(1) Filing Officer Copy—Alphabetical

STANDARD FORM - FORM UCC-1.



1986 APR 21 PM 3:50
FILING CLERK

UNIFORM COMMERCIAL CODE
STATEMENTS OF CONTINUATION, PARTIAL RELEASE, ASSIGNMENT, ETC.

THIS STATEMENT REFERS TO ORIGINAL FINANCING STATEMENT

Roll No. 489 (Liber) Page No. 380
Identification No. 258381 Dated 9/10/85

1. Debtor(s) Annmarc Inc.
Name or Names—Print or Type
222 Severn Avenue, Annapolis, Maryland 21401
Address—Street No., City - County State Zip Code

2. Secured Party The First National Bank of Maryland
Name or Names—Print or Type
P.O. Box 1596, Baltimore, Maryland 21203
Address—Street No., City - County State Zip Code
Mail to

3. Maturity Date (if any) _____

4. Check Applicable Statement:

RECORD FEE 10.00
POSTAGE .50
321278-0777 R02 114:51
APR 21 86

<p>A. Continuation <input type="checkbox"/> The original financing statement between the foregoing Debtor and Secured Party, bearing the file number shown above, is still effective.</p>	<p>B. Partial Release <input checked="" type="checkbox"/> XX From the collateral described in the financing statement bearing the file number shown above, the Secured Party releases the following: Inventory</p>
<p>C. Assignment <input type="checkbox"/> The Secured Party certifies that the Secured Party has assigned to the Assignee whose name and address is shown below, Secured Party's rights under the financing statement bearing the file number, shown above in the following property:</p>	<p>D. Other: <input type="checkbox"/> (Indicate whether amendment, termination, etc.)</p>

Release of Inventory

Dated: _____

FIRST NATIONAL BANK OF MARYLAND

Name of Secured Party

Sue A. Lowe
Signature of Secured Party

Sue A. Lowe, Regional Credit Administrator
Type or Print (Include Title if Company)

1986 APR 21 PM 3:50
E. AUDREY COLLISON
CLERK

BOOK 497 PAGE 162

STATE OF MARYLAND

FINANCING STATEMENT FORM UCC-1

Identifying File No. 201430

ALL INFORMATION MUST BE TYPEWRITTEN OR PRINTED IN INK. SIGNATURES MUST BE IN INK

If transaction or transactions wholly or partially subject to recordation tax indicate amount of taxable debt here. \$

If this statement is to be recorded in land records check here. ☐

This financing statement Dated 4-17-86 is presented to a filing officer for filing pursuant to the Uniform Commercial Code.

1. DEBTOR

Name Samuel F. Mazella
Address 5295 Solomons Island Rd Lothian, Md 20711

2. ~~SECURED PARTY~~

ASIGNEE:

SECURED PARTY:

Name KUBOTA CREDIT CORPORATION, USA
SOUTHEAST DIVISION
Address 4444 SHACKLEFORD RD.
NORCROSS, GEORGIA 30093

Baldwin Service Ctr
41 Defense Hwy
Annapolis, Md 21401

Person And Address To Whom Statement Is To Be Returned If Different From Above.

3. Maturity date of obligation (if any)

4. This financing statement covers the following types (or items) of property: (list)

- 1- New Kubota Tractor Model B8200DT S/N 62142
1- New Kubota Mower Model RCB60-1 S/N 20430

Name and address of Assignee

BL
CLERK

RECORD FEE 11.00
POSTAGE 50
201250 0777 402 114:53
APR 21 86

CHECK ☒ THE LINES WHICH APPLY

5. ☐ (If collateral is crops) The above described crops are growing or are to be grown on: (describe real estate)

☐ (If collateral is goods which are or are to become fixtures) The above described goods are affixed or to be affixed to: (describe real estate)

☐ (Proceeds of collateral are also covered)

☐ (Products of collateral are also covered)

X S. F. Mazella
(Signature of Debtor)

Samuel F. Mazella
Type or Print Above Name on Above Line

(Signature of Debtor)

Type or Print Above Signature on Above Line

(Signature of Secured Party)

(Signature of Secured Party)

Type or Print Above Signature on Above Line

FINANCING STATEMENT FORM UC-1
ALL INFORMATION MUST BE TYPEWRITTEN OR PRINTED IN INK.

Identifying File No. 201100
SIGNATURES MUST BE IN INK

If transaction or transactions wholly or partially subject to recordation tax indicate amount of taxable debt here: \$ _____

If this statement is to be recorded in land records check here ☐

This financing statement Dated 3-27-86 is presented to a filing officer for filing pursuant to the Uniform Commercial Code.

1. DEBTOR

Name POTTS, Steven K.
 Address Box 197A, RD#2, Fernwood Road, Cochranville, PA 19330

2. SECURED PARTY

Name FIRST COMMERCIAL CORPORATION
 Address 303 Second Street
Annapolis, MD 21403
 Person And Address To Whom Statement Is To Be Returned If Different From Above.

3. Maturity date of obligation (if any) _____

4. This financing statement covers the following types (or items) of property: (list)

1986 28' Pearson fiberglass hull #PEA80143B686
 1986 18 HP Yanmar diesel engine #03726

Home anchorage/winter: Edgewater, MD

ASSIGNEE:

HORIZON FINANCIAL, F.A.
 808 Masons Mill Business Park
 1800 Byberry Road
 Huntingdon Valley, PA 19006

Mail to _____

CHECK ☒ THE LINES WHICH APPLY

5. ☐ (If collateral is crops) The above described crops are growing or are to be grown on: (describe real estate)

☐ (If collateral is goods which are or are to become fixtures) The above described goods are affixed or to be affixed to: (describe real estate)

☐ (Proceeds of collateral are also covered)

☐ (Products of collateral are also covered)

[Signature]
 (Signature of Debtor)

Steven K. Potts
 Type or Print Above Name on Above Line

 (Signature of Debtor)

 Type or Print Above Signature on Above Line

[Signature]
 (Signature of Secured Party)

First Commercial Corporation

 Type or Print Above Signature on Above Line



1986 APR 21 PM 3:50

E. AUDREY COLLISON
 CLERK

Ann Arndt

201131

FINANCING STATEMENT FORM UC-1

ALL INFORMATION MUST BE TYPEWRITTEN OR PRINTED IN INK.

Identifying File No. _____

SIGNATURES MUST BE IN INK

If transaction or transactions wholly or partially subject to recording tax indicate amount of taxable debt here \$ _____

If this statement is to be recorded in land records check here ☐

This financing statement Dated 3-28-86 is presented to a filing officer for filing pursuant to the Uniform Commercial Code.

1. DEBTOR

Name WALTER: Edward C., Jr. and Jane M.
Address 19300 DuBarry Drive, Brookeville, MD 20833

2. SECURED PARTY

Name First Commercial Corporation
Address 303 Second Street, Annapolis, MD 21403

RECORD FEE 12.00
POSTAGE .50
#21782 CFT7 R02 114154
APR 21 86

Person And Address To Whom Statement Is To Be Returned If Different From Above

3. Maturity date of obligation (if any) _____

4. This financing statement covers the following types (or items) of property: (List)

1986 46' Dong Son Venus Cutter/Ketch Venus 46
Fiberglass hull # DSV001120186

1986 62 HP Perkins Diesel Engine # NAP466851133

First Assignee:
Horizon Financial, F.A.
808 Masons Mill Business Park
1800 Byberry Road
Huntingdon Valley, PA 19006

Home Anchorage/Winter: Friendship, MD

Mail to _____

CHECK THE LINES WHICH APPLY

5. ☐ (If collateral is crops) The above described crops are growing or are to be grown on: (describe real estate)

☐ (If collateral is goods which are or are to become fixtures) The above described goods are affixed or to be affixed to: (describe real estate)

☐ (Proceeds of collateral are also covered)

☐ (Products of collateral are also covered)

Edward C. Walter, Jr.
(Signature of Debtor)

Edward C. Walter, Jr.

Type or Print Above Name on Above Line

Jane M. Walter
(Signature of Debtor)

Jane M. Walter

Type or Print Above Signature on Above Line

[Signature]

(Signature of Secured Party)

First Commercial Corporation

Type or Print Above Signature on Above Line



1986 APR 21 PM 3:50

E. ALLEN COLLISON

Anne Amodei

Clerk of the Circuit Court
Anne Arundel County
P.O. Box 71
Annapolis, Md. 21404

BOOK 497 PAGE 165

ILD-141

File No. _____

Record Reference: Liber _____

Folio _____

TERMINATION STATEMENT

..... To Be Recorded in the Land
Records. (For Fixtures Only)

The undersigned Secured Party of Record presents the following Statement to a filing officer for filing pursuant to the Uniform Commercial Code and does hereby certify:

1. The identifying file number, record reference and date of filing of the original Financing Statement to which this Termination Statement shall apply are:

File Number: 252629 _____;

Record Reference: Liber 474 _____ Folio 551 _____;

Date of Filing: 7/18/84 _____

2. The name(s) and address(es) of the Debtor(s) is(are):

Name of Debtor

Address

Revere Printing, Inc.

8234 Telegraph Road
Odenton, Maryland 21113

3. The name and address of the Secured Party of Record is:

Mail to

THE CITIZENS NATIONAL BANK
390 Main Street
Laurel, Maryland 20707

The Secured Party of Record further certifies that it no longer claims a security interest under the above original Financing Statement or any continuation thereof.

WHEREFORE, the Secured Party of Record requests the filing officer, pursuant to the authority contained in the Uniform Commercial Code, to note this Termination Statement in the index and to return this Termination Statement to the Debtor(s) at the foregoing address.

Secured Party of Record

Dated: April 15, 1986

THE CITIZENS NATIONAL BANK

Name of Secured Party

Signature of Secured Party

Marilyn F. Horton
Assistant Vice President

Type or Print (Include Title if Company)

RECORD FEE 10.00
POSTAGE .50
\$21.25 177 002 114:55
APR 21 86

AMT 3.5

1986 APR 21 PM 3:50

201433

497 PAGE 166

This FINANCING STATEMENT is presented to a filing officer for filing pursuant to the Uniform Commercial Code:		(For Filing Officer Only)
1 Debtor(s) (Last Name First) and address(es)	2 Secured Party(ies) and address(es)	File Number:
Baldwin, Thomas 647 Lakeland Road South Severna Park, MD 21146	American International Group 70 Pine Street New York, NY 10270	Time:
		Date:
		RECORD FEE 11.00 POSTAGE 1.00 COUNTY, Georgia, Office of Clerk of Superior Court. 421294 6777 002 714:57 APR 21 86
		3 Maturity date of obligation (if any):

Assignee of Secured Party (if any):
(Name and address)

Check box and complete where applicable: <input type="checkbox"/> Crops are covered. Land described in block 4. <input type="checkbox"/> Fixtures are covered. Land described in block 4. is the record (owner) (lessee) of the land involved. <input type="checkbox"/> Proceeds are also covered. <input type="checkbox"/> Products are also covered. No of additional sheets presented:	4. This financing statement covers the following types (or items) of property. 1 unit of limited partnership interest in Portland Associates, a Pennsylvania limited partnership "COLLATERAL NOT SUBJECT TO RECORDATION TAX."
---	---

By: Tommy Rosenfeld
Attorney in Fact for Thomas Baldwin
Tommy Rosenfeld
FILING OFFICER COPY

By: Malvina Stepanian
Signature(s) of Secured Party(ies)
Malvina Stepanian (Asst. Underwriter)

Uniform Commercial Code



1966 APR 21 PM 3:50

E. ALLEN COLLISON

STATE OF MARYLAND

FINANCING STATEMENT FORM UCC-1

Identifying File No. 201432

ALL INFORMATION MUST BE TYPEWRITTEN OR PRINTED IN INK. SIGNATURES MUST BE IN INK

If transaction or transactions wholly or partially subject to records-
don't indicate amount of taxable debt here. \$135,000.00

If this statement is to be recorded
in land records check here. ☐

Recordation Tax paid to Anne Arundel County in the amount of \$945.00.

This financing statement Dated _____ is presented to a filing officer for filing pursuant to the
Uniform Commercial Code.

1. DEBTOR

Name B & H Excavating Co., Inc.

Address 6924 Ft. Smallwood Road Pasadena, Maryland 21266

2. SECURED PARTY

Name Credit Alliance Corporation

Address P.O. Box 1680, 500 DiGiulian Boulevard Glen Burnie, Maryland 21061

Person And Address To Whom Statement Is To Be Returned If Different From Above.

3. Maturity date of obligation (if any) _____

4. This financing statement covers the following types (or items) of property: (list)

"All machinery, inventory, equipment and goods as described in
attached entire Agreement &/or in any Schedule prepared in
connection therewith. This UCC form together with the attached
Security Agreement &/or Schedule are being submitted for filing
herewith as a financing statement."

RECORD FEE 17.00
RECORD TAX 945.00
TOTAL 962.00
APR 21 1988 11:58

CHECK ☒ THE LINES WHICH APPLY

5. ☐ (If collateral is crops) The above described crops are growing or are to be grown on: (describe real estate)

☐ (If collateral is goods which are or are to become fixtures) The above described goods are affixed or to be affixed to: (describe real estate)

☒ (Proceeds of collateral are also covered)

☐ (Products of collateral are also covered)

B & H Excavating Co., Inc.

Anthony W. Buchner, Jr. Pres.
(Signature of Debtor)

Anthony W. Buchner, Jr., President Credit Alliance Corporation
Type or Print Above Name on Above Line

(Signature of Debtor)

Type or Print Above Signature on Above Line

(Signature of Secured Party)

Larry F. Kimmel, Assist. V.P.
Type or Print Above Signature on Above Line



1988 APR 21 PM 3:50

—SECURITY AGREEMENT—
MORTGAGE ON GOODS AND CHATTELSTHIS MORTGAGE made the 16th day of April 1986 by and between**B & H Excavating Co., Inc., having its principal place of business at
6924 Ft. Smallwood Road Pasadena, Maryland 21266**"Mortgagor" and Credit Alliance Corporation

"Mortgagee".

WITNESSETH

INITIAL
HERE

1. To secure the payment, with interest thereon, and the performance and fulfillment of any and all Mortgage Obligations (as hereinafter defined) of Mortgagor to Mortgagee, which is hereby confessed and acknowledged, Mortgagor hereby grants, assigns, transfers, bargains, sells, conveys, confirms, pledges and mortgages to Mortgagee, all and singular, the goods, chattels and property described in the annexed Schedule A ~~and all other goods, chattels, machinery, equipment, inventory, accounts, chattel paper, notes receivable, accounts receivable, furniture, fixtures and property of every kind and nature, wherever located, now or hereafter belonging to Mortgagor~~ (all such goods, chattels, machinery, equipment, inventory, accounts, chattel paper, notes receivable, accounts receivable, furniture, fixtures and other property being hereinafter referred to as the "Mortgaged Property"), to have and to hold the same unto Mortgagee forever. PROVIDED, however, that if Mortgagor shall fully timely and faithfully pay, perform and fulfill the Mortgage Obligations, time being of the essence hereof and of the Mortgage Obligations, then this Mortgage shall be void, but otherwise shall remain in full force and effect.

2. The term "Mortgage Obligations" as used herein shall mean and include any and all loans, advances, payments, extensions of credit, endorsement, guaranties, benefits and financial accommodations heretofore or hereafter made, granted or extended by Mortgagee or which Mortgagee has or will become obligated to make, grant or extend to or for the account of Mortgagor, and any and all interest, commissions, obligations, liabilities, indebtedness, charges and expenses heretofore or hereafter chargeable against Mortgagor by Mortgagee or owing by Mortgagor to Mortgagee or upon which Mortgagor may be or have become liable as endorser or guarantor, and any and all renewals or extensions of any of the foregoing, no matter how or when arising and whether under any present or future agreement or instrument between Mortgagor and Mortgagee or otherwise, including, without limitation, any and all obligations and/or indebtedness of any and every kind arising out of one or more conditional sale contracts, equipment lease agreements, notes, security agreements, trust receipts and/or bailment agreements, and the amount due upon any notes or other obligations given to or received by Mortgagee for or on account of any of the foregoing, and the performance and fulfillment by Mortgagor of all the terms, conditions, promises, covenants, provisions and warranties contained in this Mortgage and in any note or notes secured hereby and in any present or future agreement or instrument between Mortgagor and Mortgagee.

3. Mortgagor covenants and agrees with and warrants to Mortgagee that the Mortgaged Property described in the annexed Schedule A is in the possession of Mortgagor at its principal place of business which is Mortgagor's address shown above, unless a different location is specifically shown on said Schedule A for any one or more items, that all of the Mortgage Obligations are acknowledged and declared to be secured by this Mortgage and that Mortgagor will fully and faithfully pay, perform and fulfill all of the Mortgage Obligations, with late charges thereon from and after maturity, whether by acceleration or otherwise, at the rate of 1 1/15 of 1% per day except where such rate is in excess of the maximum permitted by applicable law, in which event the rate shall be such maximum lawful rate. Mortgagor further covenants and agrees with and warrants to Mortgagee that:

(a) Mortgagor is the lawful owner of the Mortgaged Property and has the sole right and lawful authority to make this Mortgage; the Mortgaged Property and every part thereof is free and clear of all liens and encumbrances of every kind, nature and description (except any held by Mortgagee); and Mortgagor will warrant and defend the Mortgaged Property against all claims and demands of all persons.

(b) Mortgagor will keep the Mortgaged Property free and clear of all attachments, levies, taxes, liens and encumbrances of every kind, nature and description. Mortgagor, at its own cost and expense, will maintain and keep the Mortgaged Property in a good state of repair, will not waste nor abuse nor destroy the same or any part thereof and will not be negligent in the care and use thereof, and Mortgagor will not sell, assign, mortgage, lease, pledge or otherwise dispose of the Mortgaged Property without the prior written consent of Mortgagee. Mortgagee is hereby authorized to file one or more financing statements and/or a reproduction hereof as a financing statement.

(c) Mortgagor will insure the Mortgaged Property in the name of Mortgagee against loss or damage by fire and extended coverage perils, theft, burglary, pilferage, and also, where requested by Mortgagee, against other hazards, with companies, in amounts and under policies acceptable to Mortgagee, the proceeds to be payable to Mortgagee, and all premiums thereon shall be paid by Mortgagor and the policies assigned and delivered to Mortgagee. Mortgagor hereby irrevocably appoints Mortgagee as Mortgagor's Attorney-in-Fact to make claim for, receive payment of and execute and endorse all documents, checks or drafts received in payment for any loss or damage under any of said insurance policies and to execute any documents or statements referred to herein.

(d) Mortgagor will not remove the Mortgaged Property from its present location without the prior written consent of Mortgagee nor change its present business locations without at least thirty days' prior written notice to Mortgagee and at all times will allow Mortgagee or its representatives free access to and right of inspection of the Mortgaged Property, which shall remain personalty and not become part of any realty, and nothing shall prevent Mortgagee from removing same or so much thereof as Mortgagee, in its sole discretion may determine, from any premises to which it may be attached and/or upon which it may be located upon breach of this Mortgage. Mortgagor agreeing to deliver to Mortgagee appropriate waivers, satisfactory to Mortgagee, of owners and/or mortgagees of any such premises.

(e) Mortgagor shall comply (so far as may be necessary to protect the Mortgaged Property and the lien of this Mortgage thereon) with all of the terms and conditions of leases covering the premises wherein the Mortgaged Property is located and with any orders, ordinances, laws or statutes of any city, state or other governmental department having jurisdiction with respect to the premises or the conduct of business thereon, and, where requested by Mortgagee, will correct any informalities or execute any written instruments and do any other acts necessary to more fully effectuate the purposes and provisions of this instrument.

(f) Mortgagor will indemnify and save Mortgagee harmless from all loss, costs, damage, liability or expense including reasonable attorneys' fees that Mortgagee may sustain or incur to obtain or enforce payment, performance or fulfillment of any of the Mortgage Obligations or in the enforcement or foreclosure of this Mortgage or in the prosecution or defense of any action or proceeding either against Mortgagor or against Mortgagee concerning any matter growing out of or connected with this Mortgage and/or any of the Mortgage Obligations and/or any of the Mortgaged Property.

(g) If Mortgagor is a corporation, the execution of this Mortgage has been duly consented to and authorized by all of the stockholders of Mortgagor and duly authorized by its Board of Directors. Mortgagor agrees to deliver to Mortgagee evidence thereof satisfactory to Mortgagee immediately upon request.

4. If Mortgagor shall default in the performance or fulfillment of any of the terms, conditions, promises, covenants, provisions and warranties on Mortgagor's part to be performed or fulfilled under or pursuant to this Mortgage, Mortgagee may, at its option, without waiving its right to enforce this Mortgage according to its terms, immediately or at any time thereafter, and without notice to or demand upon Mortgagor, perform or fulfill the same, or cause the performance or the fulfillment of the same, for the account and at the sole cost and expense of Mortgagor, and the cost and expense thereof (including reasonable attorneys' fees) shall be a lien on the Mortgaged Property, added to the amount of the Mortgage Obligations, and shall be payable on demand with interest at the rate specified in Paragraph 3 hereof. This Mortgage may be assigned along with any and all Mortgage Obligations without notice to Mortgagor and upon such assignment Mortgagor agrees not to assert against any assignee hereof any defense, set-off, recoupment, claim, counterclaim or cross complaint which Mortgagor may have against Mortgagee, whether arising hereunder or otherwise, and such assignee shall be entitled to at least the same rights as Mortgagor. Mortgagor hereby designates and appoints Stuart B. Glover, Esq., 530 Fifth Avenue, New York, New York and C.A. Credit Corp., New York, New York or either of them as Mortgagor's true and lawful Attorney-in-Fact and agent for Mortgagor and in Mortgagor's name, place and stead to accept service of any process within the State of New York, Mortgagee agreeing to notify Mortgagor at Mortgagor's address, as shown herein, by certified mail within three (3) days of such service having been effected and Mortgagor and Mortgagee hereby specifically agree to the venue and jurisdiction of any court in the State and County of New York regarding any matter arising hereunder and with respect to the Mortgage Obligations. At Mortgagee's request Mortgagor will furnish current financial statement satisfactory to Mortgagee in form, preparation and content.

5. If Mortgagor shall default in the prompt payment, performance or fulfillment of any of the Mortgage Obligations, or if Mortgagor shall cease doing business, or shall become insolvent, or make an assignment for the benefit of creditors, or if bankruptcy proceedings or proceedings for arrangement or reorganization under any Bankruptcy Act or proceedings for the appointment of a receiver, trustee, liquidator, or custodian for Mortgagor or any of Mortgagor's property shall be commenced by or against Mortgagor, or if Mortgagor shall fail punctually and faithfully to fulfill, observe or perform any of the terms, conditions, promises, covenants, provisions and warranties contained in this Mortgage or in any present or future agreement or instrument between Mortgagor and Mortgagee, or if any of the warranties, covenants or representations made to Mortgagee be or become untrue or incorrect in any adverse respect, or if there shall be a change in the management, operations, ownership of its stock or control of Mortgagor, or if Mortgagee at any time deems the security afforded by this Mortgage unsafe, inadequate or at any risk, then in any such event all Mortgage Obligations shall at once, at the option of Mortgagee, become immediately due and payable without notice to Mortgagor, and in such event it shall be lawful for Mortgagee to take possession of the Mortgaged Property at any time, wherever it may be, and to enter any of the premises of Mortgagor with or without process of law, and search for, take possession of, remove, or keep and store the same in said premises, without liability for trespass nor charge for storage of the Mortgaged Property, until sold, and to sell the Mortgaged Property or any part thereof and all of Mortgagor's equity of redemption therein at public or private sale, without notice or advertisement, such notice or advertisement being expressly waived by Mortgagor, for cash or on credit, and on such terms as Mortgagee may in its sole discretion elect in such county and at such places as Mortgagee may elect and without having the Mortgaged Property at the place of sale. Mortgagee may bid or become the purchaser at any such sale and Mortgagor waives any and all rights of redemption from any such sale. The proceeds of any sale shall be applied first to pay all costs, expenses and charges for pursuing, searching, taking, removing, keeping, advertising, and selling the Mortgaged Property, including attorneys' fees equal to 20% of the unpaid Mortgage Obligations, and second to the payment, partly or entirely, of any of the Mortgage Obligations as Mortgagee may in its sole discretion elect, returning the overplus if any to Mortgagor, who shall remain liable to Mortgagee for any deficiency, and Mortgagor hereby irrevocably consents to the appointment of a receiver for the Mortgaged Property and/or all other property of Mortgagor, and of the rents, issues and profits thereof, after such sale and such receivership may continue until such deficiency is satisfied in full. Mortgagor expressly waives any right to notice or hearing in any action to recover possession of any or all of the Mortgaged Property. In any action in the nature of replevin or sequestration, Mortgagor agrees that if it contests such action it will post a bond written by a national insurance company authorized to execute such bonds in the state or territory of such proceedings, such bond to be no less than the value of the subject matter of such replevin or the unpaid balance then owing to Mortgagee, whichever be less. Mortgagor hereby irrevocably authorizes any attorney of any court of record to appear for and confess one or more judgments against Mortgagor (except in any jurisdiction where such action is not permitted by law) for all unpaid balances due under the Mortgage Obligations, any other monies due hereunder and any deficiency, without stay of execution, and waive the issue of process, all right of appeal and relief from any and all appraisal, stay or exemption laws then in force. Any notices relating hereto shall be in writing and delivered in person to an officer of the party to whom addressed or mailed by certified mail to such party at its address specified herein or at such other address as may hereafter be specified by like notice by either party to the other. Reasonable notification hereunder shall be any notification given or sent at least five (5) days prior to the event for which such notification is sent. Mortgagor and Mortgagee hereby waive any and all rights to a trial by jury in any action or proceeding based hereon or arising hereunder or any counterclaims, cross-claims, set-offs or recoupment claims whatsoever.

6. Mortgagee may at any time, with or without exercising any of the rights or remedies aforesaid and without prior notice or demand to Mortgagor, appropriate and apply toward the payment of the Mortgage Obligations any and all balances, sums, property, credits, deposits, accounts, reserves, collections, drafts, notes or checks coming into Mortgagee's hands and belonging or owing to Mortgagor, and for such purposes, endorse the name of Mortgagor on any such instrument made payable to Mortgagor for deposit, discount or collection. Such applications may be made or any monies paid to Mortgagee may be applied without notice to Mortgagor, partly or entirely to any of the Mortgage Obligations as Mortgagee in its sole discretion may elect. In its sole discretion, Mortgagee may apply and/or change applications of any sums paid and/or to be paid by or for Mortgagor under any circumstances to any obligations of Mortgagor to Mortgagee, presently existing or otherwise. The interest rates which may be provided for in any instrument evidencing one or more Mortgage Obligations are and/or may be related to the New York City

banks, prime money rate in effect on the date of Mortgagor's request of Mortgagee with respect to the particular Mortgage Obligation involved and if thereafter there be one or more increases or decreases in said prime rate, the aforesaid interest rates shall each be increased (or decreased respectively) on the effective date of any such change in prime rate to the extent of 30% for each 25% change in the prime rate, however, in no event shall any interest rate be less than any stated in the instrument evidencing any Mortgage Obligation nor shall such rate ever be more than any maximum permitted by applicable law.

7. If, after default by Mortgagor in the payment, performance or fulfillment of any of the Mortgage Obligations or of the entire unpaid amount of the Mortgage Obligations after the same become or are declared due and payable, Mortgagee fails to demand full payment, performance or fulfillment or otherwise to proceed, such failure shall not be deemed a waiver of the rights of Mortgagee to make subsequent demands for the immediate payment of the entire unpaid amount of the Mortgage Obligations, or to take immediate possession of the Mortgaged Property, or to foreclose at any time this Mortgage, or to demand full performance or fulfillment, or otherwise to proceed, and the acceptance by Mortgagee of any payments subsequent to such default shall not be deemed a waiver of any rights of Mortgagee. No delay or failure on the part of Mortgagee in exercising any right, privilege, remedy or option hereunder shall operate as a waiver of such or of any other right, privilege, remedy or option, and no waiver whatever shall be valid unless in writing, signed by an officer of Mortgagee and then only to the extent therein set forth. This Mortgage cannot be changed or terminated orally. The books and records of Mortgagee containing entries with respect to the Mortgage Obligations shall be admissible in evidence in any action or proceeding, shall be binding upon Mortgagor for the purpose of establishing the items therein set forth and shall constitute prima facie proof thereof. Mortgagee shall have the right to enforce any one or more remedies available to it successively, alternately or concurrently. Only a writing, signed by an officer of Mortgagee, shall be effective, but only to the extent therein specifically set forth, to change, modify or terminate any Mortgage Obligation, this Mortgage or any other agreement between Mortgagor and Mortgagee.

8. All of the rights, remedies, options, privileges and elections given to Mortgagee hereunder shall enure to the benefit of Mortgagee, any transferee or holder of this Mortgage, and their respective successors and assigns, and all the terms, conditions, promises, covenants, provisions and warranties of this Mortgage shall enure to the benefit of and shall bind the representatives, successors and assigns of the respective parties. Any and all security interests granted to Mortgagee shall attach to any and all proceeds and products. Each person signing this Mortgage warrants full authority to sign for the party named and said person, individually, together with the party named, shall be jointly and severally liable for the unpaid balance of the Mortgage Obligations in the event of the breach of the above provision and/or in the event Mortgagor fails to pay its obligations in full to Mortgagee immediately upon the sale, transfer, assignment or conversion of any of the Mortgaged Property and agrees that upon the request of Mortgagee after any default to segregate and hold all or any part of the Mortgaged Property in a fiduciary capacity and to adequately maintain service and insure said property and to protect same from use and/or abuse, all without charge to Mortgagee, such fiduciary duty to terminate only upon the actual delivery of the Mortgaged Property to Mortgagee. Mortgagor, recognizing that in the event of default no remedy at law would provide adequate relief to Mortgagee, agrees that Mortgagee shall be entitled to temporary and permanent injunctive relief without the necessity of proving actual damages.

9. Some of the Mortgaged Property may be in the hands of Mortgagor under one or more security agreements which are or may be held by Mortgagee and with respect to such Mortgaged Property, this Mortgage is only of any equity that Mortgagor may now or in the future have in such Mortgaged Property and Mortgagee by accepting this Mortgage shall not in any manner be considered as having waived any security interest arising independently of this Mortgage nor shall this Mortgage be construed as adversely affecting any rights of Mortgagee under any other security agreement nor as a waiver of any of the terms and provisions of any other security agreement, guaranty or endorsement, all of which shall remain and continue in full force and effect.

10. Intending that each and every provision of this Mortgage be fully effective and enforceable according to its terms, the parties agree that the validity, enforceability and effectiveness of each provision hereof shall be determined by the law of the state where the Mortgaged Property may be located or the residence or principal place of business of Mortgagor or Mortgagee, whichever renders each such provision effective; however, if any one or more provisions hereof are in conflict with any statute or law and therefore not valid or enforceable, then each such provision shall be deemed null and void but to the extent of such conflict only and without invalidating or affecting the remaining provisions hereof.

IN WITNESS WHEREOF, Mortgagor has caused these presents to be duly executed, the day and year first above written.

ATTEST

B & H Excavating Co., Inc. (Seal)
Mortgagor

Secretary

By

Anthony W. Buchner, Jr. Pres. (Title)

STATE OF

COUNTY OF

SS

Anthony W. Buchner, Jr.

being duly sworn, deposes and says

1. He is the **President**

(hereinafter called "Mortgagor") described in and which executed the foregoing Mortgage

of **B & H Excavating Co., Inc.**

2. Mortgagor is the sole owner and in possession of the goods, chattels and property mentioned and described in the foregoing Mortgage. Said goods, chattels and property are free of all liens and encumbrances of any kind, nature and description (except for any held by the Mortgagee referred to below), and Mortgagor has the sole right and lawful authority to mortgage the same.

3. Mortgagor is solvent and justly indebted to **Credit Alliance Corporation** (hereinafter called "Mortgagee") in the amount of the aggregate sum of the Mortgage Obligations outstanding on the date hereof, and there are no claims, debts or defenses against the same.

4. There are no judgments against Mortgagor, and no attachment or execution is now outstanding against any of Mortgagor's property. No receiver of Mortgagor has ever been appointed or applied for. There are no proceedings in bankruptcy pending affecting Mortgagor, nor have there ever been any such proceedings affecting Mortgagor, and no assignment for the benefit of creditors has been made by Mortgagor.

5. Deponent makes this affidavit realizing that Mortgagee is being induced thereby to extend credit to and/or accept Mortgagor as a credit risk in reliance upon the truth of the statements contained herein, and this affidavit is made to induce Mortgagee to do so.

Sworn to before me this

day of _____, 19____

NOTARY PUBLIC

Anthony W. Buchner, Jr.

STATE OF

COUNTY OF

SS

I, _____, a Notary Public duly qualified in and for said County and State, do hereby certify that on this

day of _____, 19____, in (Place) _____

in said County, before me personally appeared

to me personally well known

(For Individual)

as and to be the identical person named and described in and party to and who executed in his own proper handwriting and whose name is subscribed to the within and foregoing and annexed instrument of writing bearing date as therein indicated, and produced and delivered the same before me and who, upon being first duly sworn by me, stated that he knows the contents of said instrument and acknowledged that he signed, sealed, executed and delivered the same as and to be his free, lawful and voluntary act and deed for the uses, purposes and consideration therein mentioned and contained.

(For Partnership)

and known as and to be a member of the partnership of _____

and the identical person described in and party to and who executed in said partnership name the within, foregoing and annexed instrument of writing bearing date as therein indicated, and produced and delivered same before me, who, upon being first duly sworn by me, stated that he knows the contents of said instrument and duly acknowledged to me that he signed, sealed and delivered same in said partnership name as and for and to be his and said partnership's free, lawful and voluntary act and deed for the uses, purposes and consideration therein mentioned.

(For Corporation)

to be the identical person who signed the within and foregoing instrument of writing in his own proper handwriting and well known to me to be and who acknowledged himself to be the

President

of **B & H Excavating Co., Inc.**

who, being by me first duly sworn, did say that he is such officer of the aforesaid corporation, named in the within, foregoing and annexed instrument of writing, and being authorized so to do, executed said foregoing instrument, that he was duly authorized to execute said instrument for and in the name of said corporation and make this acknowledgment, that he knows the contents of said instrument, that he resides at _____

that he knows the seal of said corporation, that the seal affixed to said instrument is the corporate seal of said corporation, that said instrument was signed, sealed and delivered on behalf of said corporation by authority of its Board of Directors, and said affiant acknowledged that he executed said instrument as his free, true and lawful act and deed and the free, true, lawful and corporate act and deed of said corporation, in pursuance of said authority by him in his said capacity and by said corporation voluntarily executed for the uses, purposes and consideration therein mentioned and contained, by signing the name of the corporation by himself as such officer.

Given under and witness my hand and official seal the day and year in this certificate first above written

(Notarial Seal)

NOTARY PUBLIC

SCHEDULE "A"

This schedule is attached to and becomes part of Conditional Sales Contract, Chattel Mortgage or Lease dated 4-16-86 19____ between the undersigned.

QUANTITY	DESCRIPTION OF EQUIPMENT (Indicate whether "New" or "Used")	YEAR & MODEL	SERIAL NO.
2	Used Caterpillar Motor Scapers	621B	45P1421 and 45P1423

This schedule is hereby verified correct and undersigned Purchaser(s) Mortgagor(s) or Lessee(s) acknowledges receipt of a copy.

Seller, Mortgagee or Lessor:

Credit Alliance Corporation

By: _____

Purchaser, Mortgagor or Lessee:

B & H Excavating Co., Inc.

By: Anthony W. Buechner, Pres

Mail to Credit Alliance Corp.

261435

SCH. 03

FINANCING STATEMENT FORM UCC-1

Identifying File No. _____

ALL INFORMATION MUST BE TYPEWRITTEN OR PRINTED IN INK. SIGNATURES MUST BE IN INK.

If transaction or transactions wholly or partially subject to recordation tax indicate amount of taxable debt here \$ _____

If this statement is to be recorded in land records check here. ☐

This financing statement Dated _____ is presented to a filing officer for filing pursuant to the Uniform Commercial Code.

1. DEBTOR

Name SURGICAL SPECIALTIES INSTRUMENT COMPANY, INC.

Address 2131 Espey Court, Ste. 7, Crofton, MD 21114

2. SECURED PARTY

Name Trans-American Leasing Corporation

Address The Steffey Bldg., Ste. 200B

407 Crain Hwy., Glen Burnie, MD 21061

Mail to Person And Address To Whom Statement Is To Be Returned If Different From Above.

3. Maturity date of obligation (if any) _____

4. This financing statement covers the following types (or items) of property: (list)

SEE ATTACHED EQUIPMENT LIST

RECORD FEE 11.00
POSTAGE 50
APR 21 1986 0777 002 114159
APR 21 86

CHECK ☒ THE LINES WHICH APPLY

5. ☐ (If collateral is crops) the above described crops are growing or are to be grown on: (describe real estate)

☐ (If collateral is goods which are or are to become fixtures) The above described goods are affixed or to be affixed to: (describe real estate)

☒ (Proceeds of collateral are also covered)

☐ (Products of collateral are also covered)

SURGICAL SPECIALTIES INSTRUMENT COMPANY, INC.

(Signature of Debtor)

Type or Print Above Signature on Above Line

(Signature of Debtor)

Type or Print Above Signature on Above Line

TRANS-AMERICAN LEASING CORPORATION

(Signature of Secured Party)

Type or Print Above Name on Above Line

Filed with Anne Arundel County

497-1172

EQUIPMENT LIST

SURGICAL SPECIALTIES INSTRUMENT COMPANY, INC.

SCHEDULE 03

QUANTITY

DESCRIPTION

55

DOBB. ENTERAL FEEDING PUMP
SERIAL #16155, 16163, 16159
16161, 16164, 16166, 16162
16154, 16158, 16165, 16157,
SERIAL #16156, 16168, 16167
16160, 16082, 16062, 16065,
16085, 16145, 16141, 16128,
SERIAL #16045, 16072, 16049
16057, 16140, 16136, 16077,
16033, 16051, 16052, 16076,
SERIAL #16083, 16146, 16081
16144, 16137, 16087, 16079,
16133, 16143, 16142, 16139,
SERIAL #16086, 16064, 16084
16068, 16063, 16066, 16073,
16069, 16047, 16089, 16042,

TRANS-AMERICAN LEASING CORPORATION

BY: Frank J. [Signature]

TITLE: EXVP

SURGICAL SPECIALTIES
INSTRUMENT COMPANY, INC.

BY: [Signature]

TITLE: PRESIDENT

261436

BOOK 497 PAGE 173

RECORD FEE 11.00
POSTAGE 50
#21289 0777 R02 115:11
APR 21 86

4209RASD

UNIFORM COMMERCIAL CODE - FINANCING STATEMENT
(Maryland)

This Financing Statement is presented to a filing officer for filing pursuant to the Uniform Commercial Code.

1. Debtor(s) (Last Name First) address(es)

NATURAL PLANTS INC
1084 Minnetonka RD
Severn, MD 21144

2. Secured Parties and Address(es)

1200
Baltimore, Maryland 21204

Mail to PHONE 301-262-6800

For Filing Officer (Date, Time, Number and Filing Office)

3. This Financing Statement covers the following types (or items) of personal property:

FORD 1970 TRACTOR w/770 Lodon, Serial # UP08386

Check if covered: ☒ Proceeds of collateral covered ☐ Products of collateral covered

4. This transaction is exempt from the Recording Tax.

Filed with:

Anne Arundel Co.

David W.G. Wray-Pres.

David W. G. Wray PRESIDENT

(SIGNATURE OF DEBTOR)

FORD MOTOR CREDIT CO.

(NAME OF SECURED PARTY)

BY

Terry Pusinsky 4-8-86

(SIGNATURE OF DEBTOR)

FMCC 7098-M (MARYLAND) PREVIOUS EDITIONS MAY BE USED
JUN 84

PRINTED IN U.S.A.

1986 APR 21 PM 3:51

BL
CLERK
COLLISION
CLERK

BOOK 497 PAGE 174
261437

4209PXC1

UNIFORM COMMERCIAL CODE - FINANCING STATEMENT
(Maryland)

This Financing Statement is presented to a filing officer for filing pursuant to the Uniform Commercial Code.

1. Debtor(s) (Last Name First) address(es) WOLF H RICHARD 919 BARBARA CT GLEN BURIE, MARYLAND 21061	2. Secured Party(ies) and Address(es) Ford Motor Credit 1101 North Point Blvd Baltimore, Md 21227
--	--

For Filing Officer (Date, Time, Number and Filing Office)

3. This Financing Statement covers the following types (or items) of personal property:

(1) USED FORD DD211F 555 TRACTOR, LOADER, BACKHOE
VIN CS37324

RECORD FEE 11.00
POSTAGE 50
APR 21 1986

Check if covered: ☐ Proceeds of collateral covered ☐ Products of collateral covered

4. This transaction is exempt from the Recording Tax.

Filed with:

Anne Arundel County

H. Richard Wolf

(SIGNATURE OF DEBTOR)

Ford Motor Credit Co.

(NAME OF SECURED PARTY)

BY: Terry Pusinsky 4-4-86

(SIGNATURE OF DEBTOR)

FMCC 7098-M (MARYLAND) PREVIOUS EDITIONS MAY BE USED

PRINTED IN U.S.A.

1986 APR 21 PM 3:51

E. AUDLEY COLLISON
CLERK



maryland national bank

FINANCING STATEMENT

BOOK 497 PAGE 175

261433

- 1 ☐ To Be Recorded in the Land Records
2 ☒ To Be Recorded among the Financing Statement Records at the Clerk of Circuit Court for Anne Arundel County
3 ☐ Not subject to Recordation Tax
4 ☒ Subject to Recordation Tax on an initial debt in the principal amount of \$ 20,000.00 The Debtor(s) certifies that with the filing of this Financing Statement or a duplicate of this Financing Statement, the Recordation Tax on the initial debt has been paid to the Clerk of Circuit Court for Anne Arundel County

5 Debtor(s) Name(s)

Address(es)

Kayhan and Esin Omer
T/A Airport Gulf Service Center

BWI Airport
Baltimore, Md. 21240

6 Secured Party

Address

Maryland National Bank
Attention: Mary Kaye

8400 Baltimore Blvd.
College Park, Md. 20740

Mail to

7 This Financing Statement covers the following property and all proceeds and products thereof, including, without limitation, all proceeds of any insurance policies covering all or any part of such property:

☐ A Inventory. All of the inventory of each Debtor both now owned and hereafter acquired and as the same may now and hereafter from time to time be constituted, together with all cash and non-cash proceeds and products thereof

☐ B Contract Rights. All of the contract rights of each Debtor both now owned and hereafter acquired, together with all cash and non-cash proceeds and products thereof

☐ C Accounts. All of the accounts of each Debtor (including, without limitation, all notes, notes receivable, drafts, acceptances and similar instruments and documents) both now owned and hereafter acquired, together with (i) all cash and non-cash proceeds thereof, and (ii) all returned, rejected or repossessed goods, the sale or lease of which shall have given or shall give rise to an account and all cash and non-cash proceeds and products of all such goods.

☐ D General Intangibles. All of the general intangibles of each Debtor (including, without limitation, all things in action, contractual rights, goodwill, literary rights, rights to performance, copyrights, trademarks and patents), both now owned and hereafter acquired, together with all cash and non-cash proceeds and products thereof

☐ E Chattel Paper. All of the chattel paper of each Debtor both now owned and hereafter existing, acquired or created, together with (i) all moneys due and to become due thereunder, (ii) all cash and non-cash proceeds thereof, (iii) all returned, rejected or repossessed goods, and the sale or lease of which shall have given or shall give rise to chattel paper and all cash and non-cash proceeds and products of all such goods, and (iv) all property and goods both now owned and hereafter acquired by each Debtor which are sold, leased, secured, serve as security for, are the subject of, or otherwise covered by, the chattel paper of each such Debtor, together with all rights incident to such property and goods and all cash and non-cash proceeds thereof.

☒ F All Equipment. All of the equipment of each Debtor, both now owned and hereafter acquired, together with (i) all additions, parts, fittings, accessories, special tools, attachments and accessions now and hereafter affixed thereto and/or used in connection therewith, (ii) all replacements thereof and substitutions therefor, and (iii) all cash and non-cash proceeds and products thereof

☐ G Specific Equipment. All of the equipment of each Debtor described on Schedule A attached hereto and made a part hereof by reference, together with (i) all additions, parts, fittings, accessories, special tools, attachments and accessions now and hereafter affixed thereto and/or used in connection therewith, (ii) all replacements thereof and substitutions therefor, and (iii) all cash and non-cash proceeds and products thereof

☐ H Other. All of the property of each Debtor described on Schedule A attached hereto and made a part hereof by reference, together with all cash and non-cash proceeds thereof

8 ☐ All or a portion of the property described above is affixed or is to be affixed to or is or is to be crops, growing or to be grown, described on Schedule A attached hereto and made a part hereof by reference.

Kayhan and Esin Omer T/A Airport
Gulf Service Center

(Seal)

Kayhan Omer

(Seal)

Esin Omer

(Seal)

(Seal)

Secured Party,
Maryland National Bank

Jeffrey H. Gott

(Seal)

Jeffrey H. Gott, Assistant Vice President
Type name and title

Mr. Clerk: Please return to Maryland National Bank to the officer and at the address set forth in paragraph 6 above.

Form 207-95 ED 2/80

RECORDATION FEE 12.00
RECORD TAX 140.00
POSTAGE 50
APR 21 1986

1200
14000
80



1986 APR 21 PM 3:51

E. AUBREY COLLISON
CLERK

maryland national bank

BOOK 497 PAGE 176

FINANCING STATEMENT

1. ☐ To Be Recorded in the Land Records
2. ☒ To Be Recorded among the Financing Statement Records at the Clerk of Circuit Court for Anne Arundel County
3. ☐ Not subject to Recordation Tax
4. ☒ Subject to Recordation Tax on an initial debt in the principal amount of \$ 20,000.00. The Debtor(s) certifies that with the filing of this Financing Statement or a duplicate of this Financing Statement, the Recordation Tax on the initial debt has been paid to the Clerk of Circuit Court for Anne Arundel County

5. Debtor(s) Name(s) Address(es)
 Kayhan and Esin Omer BWI Airport
 T/A Airport Gulf Service Center Baltimore, Md. 21240

6. Secured Party Address
 Maryland National Bank 8400 Baltimore Blvd.
 Attention Mary Kaye College Park, Md. 20740

7. This Financing Statement covers the following property and all proceeds and products thereof, including, without limitation, all proceeds of any insurance policies covering all or any part of such property.

☐ A. *Inventory*. All of the inventory of each Debtor both now owned and hereafter acquired and as the same may now and hereafter from time to time be constituted, together with all cash and non-cash proceeds and products thereof.

☐ B. *Contract Rights*. All of the contract rights of each Debtor both now owned and hereafter acquired, together with all cash and non-cash proceeds and products thereof.

☐ C. *Accounts*. All of the accounts of each Debtor (including, without limitation, all notes, notes receivable, drafts, acceptances and similar instruments and documents) both now owned and hereafter acquired, together with (i) all cash and non-cash proceeds thereof, and (ii) all returned, rejected or repossessed goods, the sale or lease of which shall have given or shall give rise to an account and all cash and non-cash proceeds and products of all such goods.

☐ D. *General Intangibles*. All of the general intangibles of each Debtor (including, without limitation, all things in action, contractual rights, goodwill, literary rights, rights to performance, copyrights, trademarks and patents), both now owned and hereafter acquired, together with all cash and non-cash proceeds and products thereof.

☐ E. *Chattel Paper*. All of the chattel paper of each Debtor both now owned and hereafter existing, acquired or created, together with (i) all moneys due and to become due thereunder, (ii) all cash and non-cash proceeds thereof, (iii) all returned, rejected or repossessed goods, and the sale or lease of which shall have given or shall give rise to chattel paper and all cash and non-cash proceeds and products of all such goods, and (iv) all property and goods both now owned and hereafter acquired by each Debtor which are sold, leased, secured, serve as security for, are the subject of, or otherwise covered by, the chattel paper of each such Debtor, together with all rights incident to such property and goods and all cash and non-cash proceeds thereof.

☒ F. *All Equipment*. All of the equipment of each Debtor, both now owned and hereafter acquired, together with (i) all additions, parts, fittings, accessories, special tools, attachments and accessions now and hereafter affixed thereto and/or used in connection therewith, (ii) all replacements thereof and substitutions therefor, and (iii) all cash and non-cash proceeds and products thereof.

☐ G. *Specific Equipment*. All of the equipment of each Debtor described on Schedule A attached hereto and made a part hereof by reference, together with (i) all additions, parts, fittings, accessories, special tools, attachments and accessions now and hereafter affixed thereto and/or used in connection therewith, (ii) all replacements thereof and substitutions therefor, and (iii) all cash and non-cash proceeds and products thereof.

☐ H. *Other*. All of the property of each Debtor described on Schedule A attached hereto and made a part hereof by reference, together with all cash and non-cash proceeds thereof.

8. ☐ All or a portion of the property described above is affixed or is to be affixed to or is or is to be crops on the real estate described on Schedule A attached hereto and made a part hereof by reference.

Kayhan and Esin Omer T/A Airport
 Gulf Service Center (Seal)

Kayhan Omer (Seal)

Esin Omer (Seal)

(Seal)

Secured Party
 Maryland National Bank

Jeffrey H. Gott (Seal)

Jeffrey H. Gott, Assistant Vice President

Type name and title

Mr. Clerk: Please return to Maryland National Bank to the officer and at the address set forth in paragraph 6 above.



Identification: 437-1 / 237646

BOOK 497 PAGE 177

Date: April 29 81

1. Debtor(s)

ALBERT SACKSON

Name of Debtor - Print or Type

1222 Bacon Ridge Rd (ANN ARUNDEL) CROWNSDALE MD

Address - Street No.

City - County

State

Zip

2. Secured Party

Sears, Roebuck and Co.

Name of Secured Party - Print or Type

10300 Westlawn Drive

Bethesda, Maryland

Address - Street No.

City - County

State

Zip

Mail to

3. Maturity Date (if any)

4. Check Applicable Statement(s):

RECORDING FEE 12.00
POSTAGE .50
#21297 CTT7 R02 T15-19
APR 21 1981

A. Continuation ☐
The original financing statement between the forgoing Debtor and Secured Party, bearing the file number shown above, is still effective.

B. Partial Release ☐
From the collateral described in the financing statement bearing the file number shown above, the Secured Party releases the following:

C. Assignment ☐
The Secured Party certifies that the Secured Party has assigned to the Assignee whose name and address is shown below, Secured Party's rights under the financing statement bearing the file number, shown above in the following property:

D. Other: Termination, ☒
(Indicate whether amendment, termination, etc.)

Dated:

3/24/86

Sears, Roebuck and Co.

Name of Secured Party

[Signature]

Signature of Secured Party

R. J. Reed Credit Sales Mgr.

Type or Print (Indicate Title, if Company)



1986 APR 21 PM 3:51

E. ADAMS COLLISON

497 PAGE 178

201111

This FINANCING STATEMENT is presented to a filing officer for filing pursuant to the Uniform Commercial Code.

1. Debtor(s) (Last Name First) and address(es) GGA Corporation 365 East North Avenue Carol Stream, IL 60187	2. Secured Party(ies) and address(es) The Philadelphia Saving Fund Society 1234 Market Street Philadelphia, PA 19107 Attn.: Commercial Banking	3. Maturity date (if any): For Filing Officer (Date, Time, Number, and Filing Office) RECORD FEE 11.00 RECORD TAX 350.00 POSTAGE 50 #21314 0777 R02 109:34 APR 22 94
--	--	--

4. This financing statement covers the following types (or items) of property:
See Exhibit A attached hereto.
RECORDATION TAX PAID AS PROVIDED IN EXHIBIT B ATTACHED HERETO.

5. Assignee(s) of Secured Party and Address(es)

This statement is filed without the debtor's signature to perfect a security interest in collateral. (check ☒ if so)
☐ already subject to a security interest in another jurisdiction when it was brought into this state.
☐ which is proceeds of the original collateral described above in which a security interest was perfected:

Check ☒ if covered: ☒ Proceeds of Collateral are also covered. ☒ Products of Collateral are also covered. No. of additional Sheets presented:

Filed with: Clerk of Cir Ct for Anne Arundel Co, Md

GGA CORPORATION
By: [Signature]
Signature(s) of Debtor(s)

THE PHILADELPHIA SAVING FUND SOCIETY
By: _____
Signature(s) of Secured Party(ies)

(1) Filing Officer Copy - Alphabetical

STANDARD FORM - FORM UCC-1.

1986 APR 22 AM 9:13

E. AUDREY COLLISON
CLERK

BL
CLERK

BOOK 497 PAGE 179

EXHIBIT "A"

All property of the Debtor, including, without limitation, all Accounts, Chattel Paper, Documents, Equipment (whether or not constituting fixtures), General Intangibles, Inventory and Instruments now owned or hereafter acquired by the Debtor, and all proceeds of the foregoing, including insurance thereon, and all products thereof.

Debtor: GGA Corporation

Secured Party: The Philadelphia Saving Fund Society

EXHIBIT B

CERTIFICATE OF ALLOCATION
OF MARYLAND RECORDATION TAX

TO: Clerk of Circuit Court for
Anne Arundal County

RE: \$16,000,000 Loan (the "Loan") to The Meyercord Co.
("Meyercord"), formerly known as GGA Corporation,
from The Philadelphia Saving Fund Society (the "Bank")

With respect to the Loan and the property (the "Collateral")
securing the Loan, Meyercord hereby certifies to the best of its
knowledge and information as follows:

1. Value of Taxable Collateral (tangible \$ 91,154
personal property located in Maryland)
2. Value of tax exempt Collateral 29,008,846
3. Total Value of Collateral 29,100,000
4. Computation of Amount of Debt Exempt
from Recordation tax

<u>Value of Exempt Collateral</u>	x	Total Amount	=	Amount of
Value of Total		of Debt Secured		Debt Exempt
				from Tax

\$29,008,846	x	\$16,000,000	=	\$15,949,880
\$29,100,000				

5. Amount of Non-Exempt Debt 50,120

6. Recordation Tax Due to Anne Arundal County

Amount of Non-Exempt Debt	x	Rate of Recordation Tax	x	Anne Arundal County Percentage
\$50,120	x	\$7 \$1,000	x	100%

Recordation Tax Due Anne Arundal County \$350.84

FILING OFFICER: Return to:

Karen D. Fox, Esquire
Drinker Biddle & Reath
1100 PNB Building
Philadelphia, PA 19107

Mail to

(215) 988-2697

THE MEYERCORD CO. (formerly GGA Corporation)

By: [Signature]

Title: Chairman

201412

BOOK 497 PAGE 181

This FINANCING STATEMENT is presented to a filing officer for filing pursuant to the Uniform Commercial Code: 3. Maturity Date (if any):

1. Debtor(s) (Last Name First) and address(es) The Meyercord Co. 365 East North Avenue Carol Stream, IL 60187	2. Secured Party(ies) and address(es) The Philadelphia Saving Fund Society 1234 Market Street Philadelphia, PA 19107 Attn.: Commercial Banking	For Filing Officer (Date, Time, Number, and Filing Office) RECORD FEE 11.00 POSTAGE .50 #21315 0777 102 109136 APR 22 86
--	--	--

4. This financing statement covers the following types (or items) of property:
See Exhibit A attached hereto.
RECORDATION TAX PAID AS PROVIDED IN EXHIBIT B ATTACHED HERETO.

5. Assignee(s) of Secured Party and Address(es)

This statement is filed without the debtor's signature to perfect a security interest in collateral. (check ☒ if so)
☐ already subject to a security interest in another jurisdiction when it was brought into this state.
☐ which is proceeds of the original collateral described above in which a security interest was perfected:

Check ☒ if covered: ☒ Proceeds of Collateral are also covered. ☒ Products of Collateral are also covered. No. of additional Sheets presented:

Filed with: *Clerk of Cir Ct for Anne Arundel Co., Md*

THE MEYERCORD CO.	THE PHILADELPHIA SAVING FUND SOCIETY
By: <i>[Signature]</i> Signature(s) of Debtor(s)	By: _____ Signature(s) of Secured Party(ies)

(1) Filing Officer Copy - Alphabetical STANDARD FORM - FORM UCC-1.

1986 APR 22 AM 9:13

E. AUBREY COLLISON
CLERK



BOOK 497 PAGE 182

EXHIBIT "A"

All property of the Debtor, including, without limitation, all Accounts, Chattel Paper, Documents, Equipment (whether or not constituting fixtures), General Intangibles, Inventory and Instruments now owned or hereafter acquired by the Debtor, and all proceeds of the foregoing, including insurance thereon, and all products thereof.

Debtor: The Meyercord Co.

Secured Party: The Philadelphia Saving Fund Society

EXHIBIT B

CERTIFICATE OF ALLOCATION
OF MARYLAND RECORDATION TAX

TO: Clerk of Circuit Court for
Anne Arundal County

RE: \$16,000,000 Loan (the "Loan") to The Meyercord Co.
("Meyercord"), formerly known as GGA Corporation,
from The Philadelphia Saving Fund Society (the "Bank")

With respect to the Loan and the property (the "Collateral")
securing the Loan, Meyercord hereby certifies to the best of its
knowledge and information as follows:

1. Value of Taxable Collateral (tangible \$ 91,154
personal property located in Maryland)
2. Value of tax exempt Collateral 29,008,846
3. Total Value of Collateral 29,100,000
4. Computation of Amount of Debt Exempt
from Recordation tax

<u>Value of Exempt Collateral</u>	x	Total Amount	=	Amount of
Value of Total		of Debt Secured		Debt Exempt
				from Tax
 \$29,008,846	 x	 \$16,000,000	 =	 \$15,949,880
\$29,100,000				

5. Amount of Non-Exempt Debt 50,120

6. Recordation Tax Due to Anne Arundal County

Amount of Non-Exempt Debt	x	Rate of Recordation Tax	x	Anne Arundal County Percentage
 \$50,120	 x	 \$7 \$1,000	 x	 100%

Recordation Tax Due Anne Arundal County \$350.84

FILING OFFICER: Return to:
Karen D. Fox, Esquire
Drinker Biddle & Reath
1100 PNB Building
Philadelphia, PA 19107
(215) 988-2697

THE MEYERCORD CO. (formerly GGA Corporation)

By: [Signature]

Title: Chairman

Mail to

Not subject to tax

BOOK 497 PAGE 184

201413

Filed with Clerk of the Circuit Court, Anne Arundel County, Annapolis, MD

File No. _____

FINANCING STATEMENT

This financing statement is presented to a filing officer for filing pursuant to the Uniform Commercial Code.

1. The name and address of the Debtor is:

Name	No.	Street	City	State
------	-----	--------	------	-------

Stag Trailer Supply, Inc.	6105	Duquesne Drive, S.W.	Atlanta	Georgia 30336
---------------------------	------	----------------------	---------	---------------

2. The name and address of the Secured Party is:

Name	No.	Street	City	State
------	-----	--------	------	-------

BancBoston Financial Company	100	Federal Street	Boston	Massachusetts 02110
------------------------------	-----	----------------	--------	---------------------

3. The maturity date of the obligation (if any) is: _____

4. This financing statement covers the following types (or items) of property: Accounts; Contract Rights; General Intangibles; all other rights to the payment of money; and in any case where an account has arisen from the sale of goods the interest of the Debtor in such goods; and Inventory, wherever located, raw, in process and finished, and materials usable in processing the same.

5. Check the lines which apply, if any, and supply the information indicated.

() (If collateral is crops) The above described crops are growing or are to be grown on:

() (If collateral is goods which are or are to become fixtures) The above described goods are affixed or to be affixed to:

(X) (If proceeds or products of collateral are claimed)
(proceeds) (products) of the collateral are also covered.

Stag Trailer Supply, Inc.

By: [Signature]
(Signature of Debtor)

BancBoston Financial Company

By: [Signature]
(Signature of Secured Party)

After this statement has been recorded, it should be mailed to
100 Federal Street, Boston, MA 02110

The underlying secured transaction or secured transactions being publicized by this financing statement is not subject to the recordation tax imposed by Article 81, §§277 and 278, Annotated Code of Maryland, 1962 Supplement, as amended, from time to time.

Not subject to tax

BOOK 497 PAGE 185

261411

Filed with Clerk of the Circuit Court, Anne Arundel County, Annapolis, MD

File No. _____

FINANCING STATEMENT

This financing statement is presented to a filing officer for filing pursuant to the Uniform Commercial Code.

1. The name and address of the Debtor is:

Name	No.	Street	City	State	
Stag Trailer Supply of	6105	Duquesne Drive, S.W.	Atlanta	Georgia	30336 and
Maryland, Inc.	7270	Park Circle Drive	Dorsey	Maryland	21076

2. The name and address of the Secured Party is:

Name	No.	Street	City	State	
BancBoston Financial Company	100	Federal Street	Boston	Massachusetts	02110

3. The maturity date of the obligation (if any) is: _____

4. This financing statement covers the following types (or items) of property: Accounts; Contract Rights; General Intangibles; all other rights to the payment of money; and in any case where an account has arisen from the sale of goods the interest of the Debtor in such goods; and Inventory, wherever located, raw, in process and finished, and materials usable in processing the same.

5. Check the lines which apply, if any, and supply the information indicated.

() (If collateral is crops) The above described crops are growing or are to be grown on:

() (If collateral is goods which are or are to become fixtures) The above described goods are affixed or to be affixed to:

(X) (If proceeds or products of collateral are claimed)
(proceeds) (products) of the collateral are also covered.

Stag Trailer Supply of
Maryland, Inc.

BancBoston Financial Company

Amir H. Taylor
(Signature of Debtor)

Barbara M. McKeown
(Signature of Secured Party)

After this statement has been recorded, it should be mailed to
100 Federal Street, Boston, MA 02110

The underlying secured transaction or secured transactions being publicized by this financing statement is not subject to the recordation tax imposed by Article 81, §§277 and 278, Annotated Code of Maryland, 1962 Supplement, as amended, from time to time.

1986 APR 22 AM 9:57



RECORD FEE
POSTAGE

11.00

.50

404406-0055 R01 TOP:51

APR 22 86

BOOK 497 PAGE 186

This STATEMENT is presented to a filing officer for filing pursuant to the Uniform Commercial Code:		3. Maturity date (if any): For Filing Officer (Date, Time and Filing Office)
1. Debtor(s) (Last Name First) and address(es) Green, Curtis E. & Cosgrove Joseph William & Deidre Huber 4640 Reservoir Road N.W. Washington, D.C. 20007	2. Secured Party(ies) and address(es) Berkeley Federal Savings & Loan 21 Bleeker Street Millburn, N.J.	
4. This statement refers to original Financing Statement bearing File No. <u>246185, Liber 459 PG 70</u> Filed with <u>Anne Arundel</u> Date Filed <u>2/14</u> 19 <u>83</u>		
5. <input type="checkbox"/> Continuation.	The original financing statement between the foregoing Debtor and Secured Party, bearing file number shown above, is still effective.	
6. <input checked="" type="checkbox"/> Termination.	Secured party no longer claims a security interest under the financing statement bearing file number shown above.	
7. <input type="checkbox"/> Assignment.	The secured party's right under the financing statement bearing file number shown above to the property described in Item 10 have been assigned to the assignee whose name and address appears in Item 10.	
8. <input type="checkbox"/> Amendment.	Financing Statement bearing file number shown above is amended as set forth in Item 10.	
9. <input type="checkbox"/> Release.	Secured Party releases the collateral described in Item 10 from the financing statement bearing file number shown above.	
10.		

No. of additional Sheets presented: _____

By: _____
Signature(s) of Debtor(s) (necessary only if Item 8 is applicable)

By: Herb Walsh
Signature(s) of Secured Party(ies)

STANDARD FORM - FORM UCC-3 Herb Walsh A.V.P.

(1) Filing Officer Copy - Alphabetical

RECORD FEE 10.00
POSTAGE .50
404375 0N40 R01 115436
APR 21 86



1986 APR 21 PM 3:47
E. AUBREY COLLISON
CLERK

10.00

Filed with Anne Arundel Co
Clerk of the Circuit Court

STATE OF MARYLAND

FINANCING STATEMENT FORM UCC-1

BOOK 497 PAGE 187

261423

Identifying File No.

ALL INFORMATION MUST BE TYPEWRITTEN OR PRINTED IN INK. SIGNATURES MUST BE IN INK

If transaction or transactions wholly or partially subject to recordation tax indicate amount of taxable debt here. ☒ Not Subject to recordation tax

If this statement is to be recorded in land records check here. ☐

This financing statement Dated _____ is presented to a filing officer for filing pursuant to the Uniform Commercial Code.

1. DEBTOR

Name Jim's Air Tools and Equipment of Baltimore Inc.

Address 823 Fairview Ave, Linthicum Heights MD 21090

2. SECURED PARTY

Name Caterpillar Financial Services Corporation

Address 10630 Little Patuxent Pkwy, Su 212, Columbia MD 21044

Mail to

Person And Address To Whom Statement Is To Be Returned If Different From Above.

3. Maturity date of obligation (if any) _____

4. This financing statement covers the following types (or items) of property: (list)

1 New Caterpillar V50D Lift Truck S/N 9RB01122 equipped with side shifter, and, substitutions, replacements, additions and accessions thereto, now owned or hereafter acquired, and proceeds thereof.

CHECK ☒ THE LINES WHICH APPLY

5. ☐ (If collateral is crops) The above described crops are growing or are to be grown on: (describe real estate)

☐ (If collateral is goods which are or are to become fixtures) The above described goods are affixed or to be affixed to: (describe real estate)

SIGNATURE

☒ (Proceeds of collateral are also covered)
☐ (Products of collateral are also covered)

James W. Goode Title: President
(Signature of Debtor)

James W. Goode, President
Type or Print Above Name on Above Line

(Signature of Debtor)

Type or Print Above Signature on Above Line

N F Sweet
(Signature of Secured Party)

N F Sweet

Type or Print Above Signature on Above Line

1986 APR 21 PM 3:50
CLERK

FINANCING STATEMENT FORM UCC-1

Identifying File No. _____

ALL INFORMATION MUST BE TYPEWRITTEN OR PRINTED IN INK.

SIGNATURES MUST BE IN INK

If transaction or transactions wholly or partially subject to recordation tax indicate amount of taxable debt here. \$ _____

If this statement is to be recorded in land records check here ☐

This financing statement Dated 4/15/86 is presented to a filing officer for filing pursuant to the Uniform Commercial Code.

1. DEBTOR

Name Spectrum Analysis & Frequency Engineering
Address 706 Giddings Avenue, Suite 6, Annapolis, MD 21401

2. SECURED PARTY

Name RepublicBank Dallas, N.A.
Address P.O. Box 225961, Dallas, Texas 752961
Stefan M. Lopatkiewicz, 1111 19th Street, NW, Suite 1000
Washington, D.C. 20036

Person And Address To Whom Statement Is To Be Returned If Different From Above.

3. Maturity date of obligation (if any) September 27, 1990

4. This financing statement covers the following types (or items) of property: (list)

All collateral is described on Exhibit A attached hereto and incorporated herein by reference to its entirety.

Amount of Indebtness: \$700.00

Recordation Tax: \$7.00 paid to Clerk of the Circuit Court
Anne Arundel County, Maryland
4/22/86

CHECK ☒ THE LINES WHICH APPLY

5. ☐ (If collateral is crops) The above described crops are growing or are to be grown on: (describe real estate)

☐ (If collateral is goods which are or are to become fixtures) The above described goods are affixed or to be affixed to: (describe real estate)

☐ (Proceeds of collateral are also covered)

☐ (Products of collateral are also covered)

David James Chadwick

(Signature of Debtor)
David James Chadwick
President and Chief Executive Officer
Type or Print Above Name on Above Line

(Signature of Debtor)

Type or Print Above Signature on Above Line

(Signature of Secured Party)

Maria T. Ibarra, Asst. Vice President
RepublicBank Dallas, N.A.

Type or Print Above Signature on Above Line

CR
CLERK

RECORD FEE 11.00
RECORD TAX 7.00
POSTAGE .50
TOTALS 18.50
APR 22 1986

110
700
50

EXHIBIT A

Transferred From SAFE Fairfax Office
to SAFE Annapolis Office

- (1) Receptionist desk and matching lateral file
- (1) Modular unit
- (1) Swivel chair (for modular unit)
- (1) Drafting table
- (1) Drafting stool

Mail to Republic Bank Dallas N.A.

FINANCING STATEMENT FORM UCC-1

Identifying File No. 261452

ALL INFORMATION MUST BE TYPEWRITTEN OR PRINTED IN INK.

SIGNATURES MUST BE IN INK

If transaction or transactions wholly or partially subject to recordation tax indicate amount of taxable debt here. \$

If this statement is to be recorded in land records check here ☐

This financing statement Dated 4/15/86 is presented to a filing officer for filing pursuant to the Uniform Commercial Code.

1. DEBTOR

Name Spectrum Analysis & Frequency Engineering
Address 706 Giddings Avenue, Suite 6, Annapolis, MD 21401

2. SECURED PARTY

Name A.C. Nielsen Company
Address Nielsen Plaza, Northbrooke, IL 60062
Stefan M. Lopatkiewicz, 1111 19th Street, NW, Suite 1000
Washington, D.C. 20036

Person And Address To Whom Statement Is To Be Returned If Different From Above.

3. Maturity date of obligation (if any) September 27, 1990

4. This financing statement covers the following types (or items) of property: (list)

All collateral is described on Exhibit A attached hereto and incorporated herein by reference in its entirety.

Amount of Indebtness: \$700.00

Recordation Tax: \$7.00 paid to Clerk of the Circuit Court,
Anne Arundel County, Maryland
4/22/86

CHECK ☒ THE LINES WHICH APPLY

5. ☐ (If collateral is crops) The above described crops are growing or are to be grown on: (describe real estate)

☐ (If collateral is goods which are or are to become fixtures) The above described goods are affixed or to be affixed to: (describe real estate)

☐ (Proceeds of collateral are also covered)

☐ (Products of collateral are also covered)

D. Chadwick

(Signature of Debtor)
David James Chadwick
President and Chief Executive Officer
Type or Print Above Name on Above Line

(Signature of Debtor)

Type or Print Above Signature on Above Line

(Signature of Secured Party)

Type or Print Above Signature on Above Line
A.C. Nielsen Company

EXHIBIT A

Transferred From SAFE Fairfax Office
to SAFE Annapolis Office

- (1) Receptionist desk and matching lateral file
- (1) Modular unit
- (1) Swivel chair (for modular unit)
- (1) Drafting table
- (1) Drafting stool

Mail to A.C. Nielsen Co.

261-153

<p>1 Debtor(s) (Last Name First) and address(es)</p> <p>Geren Sales, Inc. 17 Chelsea House Crofton, MD 21114</p> <p>#6820-001</p>	<p>2 Secured Party(ies) and address(es)</p> <p>BANC ONE LEASING CORPORATION 841 Greencrest Drive Westerville, Ohio 43081</p>	<p>For Filing Officer (Date, Time, Number, and Filing Office)</p>
---	--	--

Per schedule A-1 attached

EQUIPMENT LOCATION: 6615 Santa Barbara Rd
Rt. 100 Business Park
Eldridge, MD Howard County

BAKKXONRYXCLRYELANDRXNA
 ZBXSONKHXPAKKXPLAGG
 PAXNGSXXXLXQXQX440XX

Check ☒ if covered: ☒ Proceeds of Collateral are also covered ☐ Products of Collateral are also covered No. of additional sheets presented.

Filed with Anne Arundel County Recorder

By: X Melvin Villan
Signature(s) of Debtor(s)

By: P. Kelly L. ESKRIB Signature(s) of Secured Party(ies)

Filing Office Copy - Alphabetical

This form of financing statement is approved by the Secretary of State.

067-106-2930

1966 APR 22 AM 10: 24

BANC ONE LEASING CORPORATION

CHECK APPLICABLE SCHEDULE

<input checked="" type="checkbox"/>	Schedule A-1 EQUIPMENT LEASED HEREUNDER
<input type="checkbox"/>	Schedule A-2 EQUIPMENT SOLD HEREUNDER

BOOK 497 PAGE 193

QUANTITY	DESCRIPTION	PAGE ONE OF ONE
----------	-------------	-----------------

1	Data General DG/20 Computer with: 256KB Memory Real Time Clock 15 Megabyte Fixed Winchester Disk Drive Tape Cartridge for Daily Backup 4 Ports	
1	TI-810 System Printer, 150 c.p.s. with true 8 1/2" x 11" compressed print capability	
1	Data General D-410 CRT Display Terminal with compressed viewing capability	
2	Data General D-210 CRT Display Terminals	
1	Vadic 1200 Baud Modem for communications	
1	Easylink Printer	
1	Mediator for Remote Support	

Mailed to Secured Party

201156

FINANCING STATEMENT

Not subject to recordation tax
Taxable debt: \$10,000.00

1. Name of Debtor(s): Robert J. Wentz
Address: 1417 Bay Head Road
Annapolis, Maryland 21401

2. Name of Secured Party: Annapolis Bnaking & Trust Company
Address: P.O. Box 311
Annapolis, Maryland 21404

3. Name of Assignee: Annapolis Banking & Trust Co.
Address: Annapolis, Maryland

4. This Financing Statement covers the following types (or items) of property:

Model 580 - B Case Diesel Wheel Loader Backhoe with Fully Enclosed Cab
8735191

5. (If collateral is goods which are or are to become fixtures—describe real estate; include house number and street or block reference where applicable; type "TO BE RECORDED IN LAND RECORDS" across top of page and complete reverse side of this form.)

The above-described goods are affixed or to be affixed to:

RECORD FEE 11.00
RECORD TAX 70.00
POSTAGE .50
H04432 0055 R01 110425
APR 22 1966



Debtor(s):

Robert J. Wentz
Robert J. Wentz

Secured Party:

Annapolis Banking & Trust Company
(Type Name of Dealership)

By *William A. Busik*
(Authorized Signature)

William A. Busik
Assistant Vice President
(Type Name and Title)

(NOTE: Type name under each signature and if company, type name of company and name and title of authorized signer.)

(Mr. Clerk: Return to Annapolis Banking and Trust Co. at address shown in 3. above.)

Mailed to Secured Party

MARYLAND FINANCING STATEMENT

201107 UCC-1

BOOK 497 PAGE 195

- ☐ Not Subject to Recordation Tax
- ☒ Recordation Tax of \$ 6175.00 on
Principal Amount of \$ 25,000 is enclosed/
~~has been paid~~ (strike inapplicable phrase).

For Filing Officer

File No.: _____
Record Reference: _____
Date & Hour of Filing: _____

This financing statement is presented to a filing officer pursuant to the Uniform Commercial Code:

- 1 DEBTOR: Forms Services, Inc.
(Name or Names)
717 Wedemen Ave. Linthicum Heights, MD 21090-0060
(Address)
- DEBTOR: _____
(Name or Names)

(Address)
- 2 SECURED PARTY: Union Trust Company of Maryland
(Name or Names)
Commercial Finance Division, P.O. Box 22497, Balto., MD 21203
(Address)
- 3 ASSIGNEE (if any)
of SECURED PARTY: _____
(Name or Names)

(Address)
- 4 This Financing Statement covers the following types (or items) of property:

See Attached Schedule "A"

RECORD FEE 11.00
RECORD TAX 15.00
POSTAGE .50
TOTAL 26.50
APR 22 1986

1986 APR 22 AM 11:18



5. The above described goods are affixed to, or are to be affixed to the following described real estate:

6. Proceeds of Collateral are covered hereunder: Yes ☒ No ☐
Products of Collateral are also covered: Yes ☐ No ☐

DEBTOR(S):
Forms Services, Inc.
By: Louis L. Boldt Pres.
Louis L. Boldt
(Type or print name of person signing)

SECURED PARTY:
Union Trust Company of Maryland
By: Edward Cipro U.P.
Edward Cipro
(Type or print name of person signing)

By: _____
(Title)

(Type or print name of person signing)

Return To: Union Trust Company of Maryland
Commercial Finance Division, P.O. Box 22497 Baltimore, MD 21203

Attn: T0506

110 175.5

SCHEDULE "A"


BOOK 497 PAGE 196

Digital Equipment Company Computer System consisting of:

One (1) DH-630Q5-EA; One (1) RA81-HA; One (1) BC 26V6D;
One (1) LA 100-BA; One (1) 4A-LPV11; One (1) CK-LPV1A-KC;
One (1) BC27A-50; Two (2) DHV11-M; Two (2) CK-DHV11-AB;
Two (2) QZ003-75; Two (2) QZ003-C5; One (1) QZ003-UZ;
One (1) QZ095-H5; One (1) QZ003-H5.

Including all system and operating software and all additions,
replacements and attachments.

Two (2) Mitsubishi Model FG30 forklifts s/n: _____;
s/n: _____.

X-45.


Mailed to Secured Party

201150

FINANCING STATEMENT

File No.

THIS Financing Statement is presented to a FILING OFFICER pursuant to the Uniform Commercial Code.

1 DEBTOR(S) and Address(es) Printer's Ink, Inc. T/A Minuteman Press 10 Aquahart Road Glen Burnie, Maryland 21051	2. SECURED PARTY and Address UNION TRUST COMPANY OF MARYLAND Baltimore & St. Paul Streets Baltimore, Maryland 21203 Attn: <i>Robert L. Taylor</i> Return to Secured Party
--	--

3. This Financing Statement covers the following types (or items) of property:

All of the property described in subparagraphs A through E below unless one or more boxes are checked. If a box is checked, "Collateral" means only the property described in the subparagraph (s) whose box or boxes are checked.

☐ A. All of Debtor's equipment and supplies (including all present and future additions, attachments, accessions, substitutions and replacements), used in or related to the conduct of _____ (describe type of business or profession), including, but not limited to that which is described below and in any separate schedule at any time delivered by Debtor to Bank; and all proceeds thereof in any form whatsoever:

☐ B. All of the inventory of the Debtor, of every type or description, now owned and hereafter acquired and wherever located, including raw materials, work in process and finished goods, all materials usable or used or consumed in Debtor's business; all present and future substitutions and additions and all proceeds and products thereof in any form whatsoever.

☒ C. All of Debtor's present and future accounts receivable, contract rights, general intangibles, things in action, chattel paper, instruments, mortgages and returned, repurchased and repossessed goods, all money due or to become due Debtor, and the books and records relating to, and the proceeds of the foregoing in any form whatsoever.

☐ D. All crops, livestock and supplies held, used or produced in farming operations; all products of crops and livestock in every state or condition and all proceeds and products of the foregoing in any form whatsoever.

☒ E. Other See Schedule A

4. Proceeds and products of collateral; and all options, rights, conversion, subscription and other privileges now and hereafter arising with respect to collateral are covered hereunder.

5. This transaction ~~(is)~~ (is not) exempt from the recordation tax. (Md.)
Principal amount of debt initially incurred is: \$36,000.00

DEBTOR:

SECURED PARTY:

UNION TRUST COMPANY OF MARYLAND

Printer's Ink, Inc. T/A Minuteman
(Type Name) Press

By: *Donald M. Dailey*
Donald M. Dailey - President

By:

By: *Frank H. Knoke*
Frank H. Knoke, Vice President
(Type Name)

April 1, 19 86
(Date Signed by Debtor)

INSTRUCTIONS: Sign in ink; type or print other information in ink. Margins are for use of Filing Officer only. Under each signature, type or print name of person signing and title, if any.
Md., Va., D.C., Pa.

Record Anne Arundel County

Dated: 4.9.86

Amount \$264.50

012-1671-0986-1

*1400
25250*

1986 APR 22 AM 11:18

E. AUBREY COLLISON
CLERK



Graphic Systems

PARTS ARE NOT RETURNABLE

11M Jefferson Road
P.O. Box 1970
Rochester, New York 14692DUNS CODE
06 791-6494

DON DAILEY

03/70

CUSTOMER PURCHASE ORDER NUMBER AND DATE

25-711292-00 03

ITEM	QTY	DESCRIPTION	SERIAL NO.	QUANTITY
01	01	85349 MD AD65 UB		1.00
02	01	85299 IGS BK55 UB		1.00
03	01	85300 IGS BK56 UB		1.00
04	01	85301 IGS BK65 UB		1.00
05	01	85358 IGS B055 UB		1.00
06	01	85359 IGS B056 UB		1.00
07	01	85366 IGS B070 UB		1.00
08	01	85189 IGS BR74 UB		1.00
09	01	85276 ITC B065 UB		1.00
10	01	85338 IGS BWH3 UB		1.00
11	01	85370 IGS CH45 UB		1.00
12	01	85382 ITC CH55 UB		1.00
13	01	85383 IGS CH56 UB		1.00
14	01	85386 ITC CH65 UB		1.00
15	01	85176 IGS ES73 UB		1.00
16	01	85190 IGS FS56 UB		1.00
17	01	85224 IGS G055 UB		1.00
18	01	85225 IGS G056 UB		1.00
19	01	85090 IGS HE45 UB		1.00
20	01	85091 IGS HE46 UB		1.00

PLEASE
REMIT
TO

ITEK GRAPHIC SYSTEMS

PO BOX 3629 BOSTON MASS 02241

BPRINTERS INK, INC.
17 1/2 MINUTE MAN PRESS
110 AQUAHART ROAD
GLEN BURNIE, MD 21061SPRINTERS INK, INC.
17 1/2 MINUTE MAN PRESS
110 AQUAHART ROAD
GLEN BURNIE, MD 21061

EXTRA COPY

DUNS CODE
06 791-6494

ITEM	QTY	DESCRIPTION	SERIAL NO.	QUANTITY
21	01	85092 IGS HE55 UB		1.00
22	01	85093 IGS HE56 UB		1.00
23	01	85094 IGS HE57 UB		1.00
24	01	85095 IGS HE65 UB		1.00
25	01	85096 IGS HE66 UB		1.00
26	01	85085 IGP US HE61		1.00
27	01	85086 IGS HE67 UB		1.00
28	01	85192 ITC KN45 UB		1.00
29	01	85193 ITC KN46 UB		1.00
30	01	85194 ITC KN55 UB		1.00
31	01	85407 IGS NO66 UB		1.00
32	01	85155 IGS OP65 UB		1.00
33	01	85173 IGS PA56 UB		1.00
34	01	85491 ITC QM45 UB COMB		1.00
35	01	85493 ITC QM65 UB COMB		1.00
36	01	85494 ITC QM75 UB COMB		1.00
37	01	85303 ITC S645 UB		1.00
38	01	85328 IGS ST45 UB		1.00
39	01	85330 IGS ST55 UB		1.00
40	01	85332 IGS ST65 UB		1.00

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TO

ITEK GRAPHIC SYSTEMS

PO BOX 3629 BOSTON MASS 02241

BPRINTERS INK, INC.
17 1/2 MINUTE MAN PRESS
110 AQUAHART ROAD
GLEN BURNIE, MD 21061SPRINTERS INK, INC.
17 1/2 MINUTE MAN PRESS
110 AQUAHART ROAD
GLEN BURNIE, MD 21061

EXTRA COPY

ITEM	QTY	DESCRIPTION	SERIAL NO.	QUANTITY
01	01	74116 DIGITEK 3002-2 TERMIN 50HZ		1.00
02	01	74118 DIGITEK 3000 TYPESETTE 50HZ	481026	1.00
03	01	74111 PHASE II TERMINAL 12" CRT	491116	1.00
04	01	74111 PHASE II TERMINAL 12" CRT	491136	1.00
09	22	99705 HANDLING CHARGE		1.00
11	01	74150 DIGI PREVIEW TERM 50/60HZ	501047	1.00
12	22	99705 HANDLING CHARGE		1.00
16	01	74143 3000 PRECISION RULING SOFTW		1.00
17	05	14969 TRADE IN ALLOW ON DIGITEK		1.00
19	05	14969 TRADE IN ALLOW ON DIGITEK		1.00
99	26	99924 SALES TAX		

PLEASE
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TO

ITEK GRAPHIC SYSTEMS

PO BOX 3629 BOSTON MASS 02241

BPRINTERS INK, INC.
17 1/2 MINUTE MAN PRESS
110 AQUAHART ROAD
GLEN BURNIE, MD 21061SPRINTERS INK, INC.
17 1/2 MINUTE MAN PRESS
110 AQUAHART ROAD
GLEN BURNIE, MD 21061

BOOK 497 PAGE 199

itek Graphic Systems

PARTS ARE NOT RETURNABLE *

DON DAILEY

03/90

811 Jefferson Road
P.O. Box 1970
Rochester, New York 14692

DUNS CODE
06 791 6494

CUSTOMER PURCHASE ORDER NUMBER AND DATE

25-711291-01 03

REFERENCE NUMBER REF DATE INVOICE NUMBER

			DESCRIPTION	SERIAL NO.	QUANTITY
05	01	65525	TILT SWIVEL PLATFORM		2.00
07	01	65700	12" ANTI-GLARE SCREEN		2.00
08	01	74120	DIGITEK 3000 OLP		2.00
14	01	74166	PREVIEW DUAL TERMINAL KIT		1.00
15	01	74126	DAUL SERIAL PORT-PHASE II		1.00
33	21	99705	HANDLING CHARGE		

PLEASE
REMIT
TO

ITEK GRAPHIC SYSTEMS

PO BOX 3629 BOSTON MASS 02241

B PRINTERS INK, INC.
LT/A MINUTE MAN PRESS
L10 AQUAHART ROAD
TOLEN BURNIE,
O

MD 21061

S PRINTERS INK, INC.
LT/A MINUTE MAN PRESS
P10 AQUAHART ROAD
TOLEN BURNIE,
O

MD 21061

EXTRA COPY

DUNS CODE
06 791 6494

REFERENCE NUMBER REF DATE INVOICE NUMBER

			DESCRIPTION	SERIAL NO.	QUANTITY
41	01	85143	IGS TS55 UB		1.00
42	01	85144	IGS TS56 UB		1.00
43	01	85145	IGS TS65 UB		1.00
44	01	85147	IGS TS75 UB		1.00
45	01	85148	IGS TS76 UB		1.00
46	01	85266	ITC TY75 UB		1.00
47	01	85337	IGS WT75 UB		1.00
48	01	85343	IGS ZC56 UB		1.00
49	01	85142	ITC SV70 UB		1.00
50	01	60087	IGS P101 ADV 32		1.00
51	01	61001	P106 MAJ/MIN		1.00

PLEASE
REMIT
TO

ITEK GRAPHIC SYSTEMS

PO BOX 3629 BOSTON MASS 02241

B PRINTERS INK, INC.
LT/A MINUTE MAN PRESS
L10 AQUAHART ROAD
TOLEN BURNIE,
O

MD 21061

S PRINTERS INK, INC.
LT/A MINUTE MAN PRESS
P10 AQUAHART ROAD
TOLEN BURNIE,
O

MD 21061

EXTRA COPY

Mailed to Secured Party

BOOK 497 PAGE 200

STATE OF MARYLAND

FINANCING STATEMENT FORM UCC-1

Identifying File No. # 4807

201400

ALL INFORMATION MUST BE TYPEWRITTEN OR PRINTED IN INK. SIGNATURES MUST BE IN INK

If transaction or transactions wholly or partially subject to recordation tax indicate amount of taxable debt here. \$

If this statement is to be recorded in land records check here. ☐

This financing statement Dated is presented to a filing officer for filing pursuant to the Uniform Commercial Code.

1. DEBTOR

Name Spitz, Jr., Richard
T/A Deli Deli
Address 2129 Forest Drive, Annapolis, Md. 21401

2. SECURED PARTY

Name National Surety Leasing, Inc.
Address 672 Greenbriar Lane, Annapolis, Md. 21401

Person And Address To Whom Statement Is To Be Returned If Different From Above.

3. Maturity date of obligation (if any)

4. This financing statement covers the following types (or items) of property: (list)

"SEE ATTACHED SCHEDULE A"

CONDITIONAL SALES CONTRACT

RECORD FEE 12.00
POSTAGE 50
40457 0040 ROL 1111.3
APR 22 86

CHECK ☒ THE LINES WHICH APPLY

5. ☐ (If collateral is crops) The above described crops are growing or are to be grown on: (describe real estate)
- ☐ (If collateral is goods which are or are to become fixtures) The above described goods are affixed or to be affixed to: (describe real estate)

- ☒ (Proceeds of collateral are also covered)
- ☐ (Products of collateral are also covered)
- Richard Spitz, Jr. T/A Deli Deli

X
(Signature of Debtor)
Richard Spitz, Jr./Owner
Type or Print Above Name on Above Line

(Signature of Debtor)

Type or Print Above Signature on Above Line

NATIONAL SURETY LEASING, INC.

(Signature of Secured Party)
Carole Hardesty
Type or Print Above Signature on Above Line

1586 APR 22 AM 11:19
E. AUMERY COLLISON
CLERK



12.00

SCHEDULE A - LEASE #

DATE

BOOK 497 PAGE 201

One (1) Metal Masters Three Compartment Sink, Model 414-16-3-18-L&R
One (1) Metal Masters Hand Sink, Model HSA10FL
One (1) Metal Masters Mop Sink, Model 18-18-1
One (1) Berkel Slicer (Manual)
One (1) Star Fryer (Counter)
One (1) Star Fryer (Floor Model), Model 14
One (1) Vulcan Six Burner Stove
One (1) 13 Foot Custom Hood
One (1) Coldin Eight Foot Deli Case
One (1) Northland Two Door Freezer
One (1) Metal Masters Three Foot Grill, Model AGGT36NG
One (1) Six Foot Stainless Steel Table, Model UT24728
One (1) Randell Sandwich Unit Four Foot, Model 9304
One (1) B-B-Q Pit Stainless Steel, 4' x 3'

LESSEE: Richard Spitz, Jr. T/A Deli Deli LESSOR: National Surety Leasing, Inc.

Mailed to Secured Party

[illegible]

APR 22 94

[illegible]

201103

[illegible]

RECORD FEE
POSTAGE

11.00
.50

#21394 C345 R02 111:07
APR 22 86

Mailed to Secured Party

1985 APR 22 AM 11:26

ALL INFORMATION MUST BE TYPEWRITTEN OR PRINTED IN INK. SIGNATURES MUST BE IN INK

If transaction or transactions wholly or partially subject to recordation tax indicate amount of taxable debt here. \$ _____

If this statement is to be recorded in land records check here. ☐

This financing statement Dated _____ is presented to a filing officer for filing pursuant to the Uniform Commercial Code.

1. DEBTOR

Name HOMESTEAD GARDENS, INC.

Address RTE. 214 DAVIDSONVILLE, MD 21035

2. SECURED PARTY

Name KUBOTA CREDIT CORPORATION, USA
SOUTHEAST DIVISION

Address 4444 SHACKLEFORD RD.

NORCROSS, GEORGIA 30093

Person And Address To Whom Statement Is To Be Returned ☒ Different From Above.

3. Maturity date of obligation (if any) _____

4. This financing statement covers the following types (or items) of property: (list)

1 NEW KUBOTA B7200DT TRACTOR, SER.#61493.

RECORD FEE 11.00
POSTAGE 50
#21388 0345 R02 111408
APR 22 86

CLERK'S NOTATION
Document submitted for record
in a condition not permitting
satisfactory photographic reproduction.

CHECK ☒ THE LINES WHICH APPLY

5. ☐ (If collateral is crops) The above described crops are growing or are to be grown on: (describe real estate)

☐ (If collateral is goods which are or are to become fixtures) The above described goods are affixed or to be affixed to: (describe real estate)

☐ (Proceeds of collateral are also covered)

☐ (Products of collateral are also covered)

[Signature]
(Signature of Debtor)

HOMESTEAD GARDENS, INC.
Type or Print Above Name on Above Line

(Signature of Debtor)

Type or Print Above Signature on Above Line

[Signature]
(Signature of Secured Party)
GATEWAY FORD TRACTOR, INC.

LARRY E. GROFF, PRESIDENT

Type or Print Above Signature on Above Line



Mailed

1986 APR 22 1408

STATE OF MARYLAND

BOOK 497 PAGE 207

UNIFORM COMMERCIAL CODE

STATEMENTS OF CONTINUATION, PARTIAL RELEASE, ASSIGNMENT ETC. — FORM UCC-3

THIS STATEMENT REFERS TO ORIGINAL STATEMENT, IDENTIFYING FILE NO. 22269

RECORDED IN LIBER 465 FOLIO 221 ON Aug. 25, 1983 (DATE)

1. DEBTOR

Name L.R. WILLSON & SONS, INC.

Address 2029 General Highway, Annapolis, MD 21401

2. SECURED PARTY

Name AMCA International Finance Corporation

Address P. O. Box 312, Milwaukee, WI 53201

RECORD FEE 10.00
POSTAGE 50
221394 CT77 R02 111414
APR 22 86

Person And Address To Whom Statement Is To Be Returned If Different From Above.

3. Maturity date of obligation (if any) N/A

CHECK ☒ FORM OF STATEMENT

A. Continuation ☐
The original financing statement between the foregoing Debtor and Secured Party, bearing the file number shown above, is still effective.

B. Partial Release ☐
From the collateral described in the financing statement bearing the file number shown above, the Secured Party releases the following:

C. Assignment ☒
The Secured Party certifies that the Secured Party has assigned to the Assignee whose name and address is shown below, Secured Party's rights under the financing statement bearing the file number, shown above in the following property:

D. Other: ☐
(Indicate whether amendment, termination, etc.)

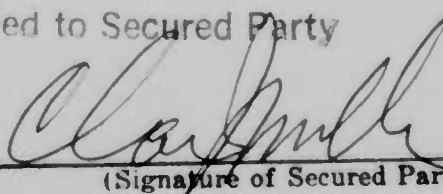
The secured party certifies that it has assigned all of its rights under the above referenced financing statement to: AMCA International Finance Corporation of Georgia

1117 Perimeter Center West, Suite N-316
Atlanta, Georgia 30338

The collateral assigned is: One (1) Lorain Model MC 8150 10 X 4 carrier mounted 150 ton crane, S/N 36272, equipped with 202' tower attachment, 280 main boom, 70' jib, front bumper counterweight, 100 ton block and one overhaul ball

Dated March 31, 1986

Mailed to Secured Party



(Signature of Secured Party)

AMCA International Finance Corporation
Type or Print Above Name on Above Line1986 APR 22 11:11:26
J. F. CLERK
CLERK

BOOK 497 PAGE 208

201107

FINANCING STATEMENT

1. ☐ To be recorded in the Land Records.
2. ☒ To be recorded among the Financing Statement Records.
3. ☒ Not subject to Recordation Tax.
4. ☐ Subject to Recordation Tax on an initial debt in the principal amount of \$_____. The Debtor(s) certifies that with the filing of this Financing Statement or a duplicate of this Financing Statement, the Recordation Tax on the initial debt has been paid to _____.

RECORD FEE 11.00
STAMP 40
11/15/07 0777 R02 T11:15

5 Debtor(s) Name(s) Address(es)
Air Con Sales & Service, Inc. 704 N. Division Street & 1200 West Street
Salisbury, Maryland 21801 Annapolis, MD. 21401

APR 22 06

6 Secured Party Address
Equitable Bank, National Association P.O. Box 469, E. Main & Baptist Sts.
Attention: Michael T. Dunn Salisbury, Maryland 21801
Community Banking Representative

7. This Financing Statement covers the following property and all proceeds and products thereof, including, without limitation, all proceeds of any insurance policies covering all or any part of such property:

☒ A. **Inventory.** All of the inventory of each Debtor both now owned and hereafter acquired and as the same may now and hereafter from time to time be constituted, together with all cash and non-cash proceeds and products thereof.

☒ B. **Accounts.** All of the accounts of each Debtor (including, without limitation, all notes, notes receivable, drafts, acceptances and similar instruments and documents) both now owned and hereafter acquired, together with (i) all cash and non-cash proceeds thereof, and (ii) all returned, rejected or repossessed goods, the sale or lease of which shall have given or shall give rise to an account and all cash and non-cash proceeds and products of all such goods.

N/A ☐ C. **General Intangibles.** All of the general intangibles of each Debtor (including, without limitation, all things in action, contractual rights, goodwill, literary rights, rights to performance, copyrights, trademarks and patents), both now owned and hereafter acquired, together with all cash and non-cash proceeds and products thereof.

N/A ☐ D. **Chattel Paper.** All of the chattel paper of each Debtor both now owned and hereafter existing, acquired or created, together with (i) all moneys due and to become due thereunder, (ii) all cash and non-cash proceeds thereof, (iii) all returned, rejected or repossessed goods, the sale or lease of which shall have given or shall give rise to chattel paper and all cash and non-cash proceeds and products of all such goods, and (iv) all property and goods both now owned and hereafter acquired by each Debtor which are sold, leased, secured, serve as security for, are the subject of, or otherwise covered by, the chattel paper of each such Debtor, together with all rights incident to such property and goods and all cash and non-cash proceeds thereof.

N/A ☐ E. **All Equipment and Fixtures.** All of the equipment and fixtures of each Debtor, both now owned and hereafter acquired, together with (i) all additions, parts, fittings, accessories, special tools, attachments and accessions now and hereafter affixed thereto and/or used in connection therewith, (ii) all replacements thereof and substitutions therefor, and (iii) all cash and non-cash proceeds and products thereof.

N/A ☐ F. **Specific Equipment and Fixtures.** All of the equipment and fixtures of each Debtor described on Schedule A attached hereto and made a part hereof by reference, together with (i) all additions, parts, fittings, accessories, special tools, attachments and accessions now and hereafter affixed thereto and/or used in connection therewith, (ii) all replacements thereof and substitutions therefor, and (iii) all cash and non-cash proceeds and products thereof.

N/A ☐ G. **Other.** All of the property of each Debtor described on Schedule A attached hereto and made a part hereof by reference, together with all cash and non-cash proceeds thereof.

8. **Proceeds.** Cash and non-cash proceeds of the above property are also covered by this Financing Statement including specifically, but without limitation, (a) cash and non-cash proceeds deposited in any deposit accounts, and (b) all accounts, chattel paper, instruments, inventory, equipment, general intangibles or other goods or property purchased or acquired with cash and/or non-cash proceeds of any of the above property.

N/A 9. ☐ All or a portion of the property described above is affixed to or is to be crops on the real estate described on Schedule A attached hereto and made a part hereof by reference. The record owner(s) of such real estate is/are: _____

Debtors Air Con Sales & Service, Inc.

By: Richard J. Vernon (Seal)
Richard J. Vernon, President

(Seal)

(Seal)

(Seal)

Mr. Clerk: Please return to the Equitable Bank, National Association to the officer and at the address set forth in paragraph 6 above.

Form 608 (7/82)

Mailed to Secured Party

1986 APR 22 AM 11:26

EQUITABLE BANK NATIONAL ASSOCIATION
CLERK

CIT CORPORATION		Maryland Financing Statement All information must be typewritten or printed in ink.		File No. 201103	
(Not to Be) (To Be) Recorded in the Land Records.* <small>strike inapplicable words</small>					
Debtor(s) Name(s) and Address(es) Leonard's Movers, Corp. 412 Headquarters Drive Millersville, Anne Arundel, MD 21108			Secured Party Name and Address Koons Leasing, Inc. P.O. Box 725 Falls Church, VA 22046		
Assignee of Secured Party C.I.T. Corporation 1301 York Road Lutherville, MD 21093			The underlying secured transaction publicized by this Financing Statement is not subject in whole or part to the Maryland recordation tax.		
This Financing Statement covers the following types (or items) of property: Describe fully, giving Year and Make, Model, Motor or Serial No., etc. One (1) New Nissan Model C-5000 Forklift S/N CPF02A25024621 W/Dockboard					
Proceeds of collateral are also covered.					
* If collateral is goods which are or are to become fixtures strike the words "(Not to Be)" above, and complete the next sentence: The above described goods are affixed or are to be affixed to: (describe the real estate)					
If the Debtor does not have an interest of record in the real estate, the name of a record owner is _____					
This Statement is to be returned, after recordation, to C.I.T. Corporation at its address above.					
Debtor(s) Leonard's Movers, Corp.			Secured Party Koons Leasing, Inc.		
By <u><i>Margaret McLean</i></u> Title <u><i>President</i></u>			By <u><i>Arthur E. Hish, Pres.</i></u>		
If corporation, have signed by President, Vice President or Treasurer, and give official title. If owner or partner, state which. <u><i>MARGARET McLEAN</i></u>			<u><i>ARTHUR E. HISH</i></u>		
Type or print name(s) of person(s) signing			Type or print name of person signing		
5 SA 989D					

 RECORD FEE
 POSTAGE
 \$21394 C777 R02 111:16
 APR 22 86

 11.00
 .50

1986 APR 22 AM 11:26

 E. J. HISH & SONS
 CLERK

CLERK

Mailed to Secured Party

201150

FINANCING STATEMENT FORM UCC-1

Identifying File No. _____

ALL INFORMATION MUST BE TYPEWRITTEN OR PRINTED IN INK. SIGNATURES MUST BE IN INK.

If transaction or transactions wholly or partially subject to recordation tax indicate amount of taxable debt here \$ _____

If this statement is to be recorded in land records check here. ☐

This financing statement Dated _____ is presented to a filing officer for filing pursuant to the Uniform Commercial Code.

1. DEBTOR

Name Francis R. Moreland & Son
Address 813 Main Street - Galesville, Md. 20765

2. SECURED PARTY

Name Suit & Wells eq. Co., Inc.
Address 6300 Crain Highway - Upper Marlboro, Md. 20772
J.I. Case Co. OR J.I. Case Credit Corp.
5790 Widewaters Parkway - Syracuse, New York 13214
Person And Address To Whom Statement Is To Be Returned If Different From Above.

3. Maturity date of obligation (if any) _____

4. This financing statement covers the following types (or items) of property: (list)

Case	Tractor Ldr/Hoe	17035199	580SE	1986
------	-----------------	----------	-------	------

CHECK ☒ THE LINES WHICH APPLY

5. ☐ (If collateral is crops) the above described crops are growing or are to be grown on: (describe real estate)

☐ (if collateral is goods which are or are to become fixtures) The above described goods are affixed or to be affixed to: (describe real estate)

☐ (Proceeds of collateral are also covered)
☐ (Products of collateral are also covered)

Mailed to Secured Party.

(Signature of Debtor)
Francis R. Moreland
Type or Print Above Signature on Above Line
Charles Thomas Moreland
(Signature of Debtor)
Type or Print Above Signature on Above Line

(Signature of Secured Party)
Jay R. Weaver
Type or Print Above Name on Above Line
Suit & Wells Eq. Co., Inc.
Type or Print Above Name on Above Line

1986 APR 22 PM 12:04

RECORDED FEE 11.00
\$21403.00 002 111142
497 22 86

BOOK 497 PAGE 211

UNIFORM COMMERCIAL CODE
STATEMENTS OF CONTINUATION, PARTIAL RELEASE, ASSIGNMENT, ETC.
THIS STATEMENT REFERS TO ORIGINAL FINANCING STATEMENT

Roll No. 54 Page No. 89
Identification No. 66111 Dated Feb. 11, 1966

1. Debtors) HENRY S. BUNTING AND JOYCE E. BUNTING, his wife
Name or Name — Print or Type
Route 3 Box 842 Edgewater, Maryland
Address—Street No., City, County State Zip Code
117 Calhoun ST, Edgewater, Md 21037
2. Secured Party METROPOLITAN LIFE INSURANCE COMPANY c/o WYE MORTGAGE CORPORATION
Name or Name — Print or Type
7801 YORK ROAD BALTIMORE, MARYLAND 21204
Address—Street No., City - County State Zip Code
3. Maturity Date (if any) October 1, 1985
4. Check Applicable Statement:

<p>A. Continuation <input type="checkbox"/> The original financing statement between the foregoing Debtor and Secured Party, bearing the file number shown above, is still effective.</p>	<p>B. Partial Release <input type="checkbox"/> From the collateral described in the financing statement bearing the file number shown above, the Secured Party releases the following:</p>
<p>C. Assignment <input type="checkbox"/> The Secured Party certifies that the Secured Party has assigned to the Assignee whose name and address is shown below, Secured Party's rights under the financing statement bearing the file number, shown above in the following property:</p>	<p>D. Other: Termination <input checked="" type="checkbox"/> (Indicate whether amendment, termination, etc.)</p>

METROPOLITAN LIFE INSURANCE COMPANY

WITNESS our hands and seals this 18th day of November 1985

WITNESS:

BY: WYE MORTGAGE CORPORATION

Hilda M. Benny

Nancy L. Shauk
Nancy L. Shauk, Vice President

Hilda M. Benny

Richard N. Schmertzler
Richard N. Schmertzler, Vice President

As its "Attorneys in Fact" (Power of Attorney recorded in Anne Arundel County Liber 3380, Folio 606.)

Mailed to Secured Party



1986 APR 22 PM 12:35

ADDY COLLISON
CLERK

10.00

201170

FINANCING STATEMENT

(To Be Used Where The Collateral Is Fixtures)

This Financing Statement is presented to a filing officer pursuant to the Uniform Commercial Code:

1. DEBTOR: Boca Construction, Inc.
(Name or Names - Last Name First)

2 Evergreen Road, Severna Park, Maryland 21146
(Address)

2. SECURED PARTY: Eastern Savings Bank, f.s.b.
(Name or Names)

30 East Padonia Road, Timonium, Maryland 21093
(Address)

3. ASSIGNEE (If any)
OF SECURED PARTY: _____
(Name or Names)

(Address)

4. This Financing Statement covers the following types (or items) property:

SEE "EXHIBIT B"

5. The land upon which the above described collateral is or is to be located is described as follow:

SEE "EXHIBIT A"

(If additional sheets are attached hereto, state number thereof: 2)

6. Proceeds of collateral are covered hereunder: YES ☒ NO ☐

7. This transaction (is) ~~XXXXXX~~ exempt from the Recordation Tax.

8. The principal amount of the debt initially incurred is: \$58,000.00

9. Filed with: FINANCING STATEMENTS, ANNE ARUNDEL COUNTY, MD.

10. RETURN TO: David C. Daneker, Semmes, Bowen & Semmes, 10 Light Street, Suite 1100
Baltimore, MD 21202

Dated this 27th day of March, 1986

DEBTOR:

BOCA CONSTRUCTION, INC.

By:

Thomas M. Carolan
President

(Title)

FOR FILING OFFICER USE

File No. _____ Date and Hour of Filing _____

Record Reference _____

J.F.
CLERK

1986 APR 22 PM 2:51

1300
R

EXHIBIT "A"

BEING KNOWN AND DESIGNATED as Lots Nos. 51 and 52, Section S, as shown on the Plat entitled "Riviera Beach", which Plat is recorded among the Land Records of Anne Arundel County in Plat Book 3, folio 17.

EXHIBIT "B"

a. The interest of Debtor in all building materials and fixtures, equipment, furniture, furnishings and inventory of every kind and nature whatsoever now or hereafter located or contained in or upon or attached to the real property described in Paragraph 4 of this Financing Statement, and the improvements thereon (such real property and the improvements herein referred to as the "Property") or any part thereof, and used or useable in connection with any present or future use or operations of the property, or any part thereof, whether now owned or hereafter acquired by the Secured Party, the Debtor or others, together with all alterations, additions, accessories, and improvements thereto, substitutions therefor and renewals and replacements thereof; and together with all proceeds thereof in accordance with the terms of the loan documents including the proceeds, if any, of all insurance policies in connection therewith and all condemnation awards. The property is also described in a certain Deed of Trust of even date herewith between Debtor and the Secured Party.

b. The interest of Debtor in any and all judgments, awards or payments (other than insurance payments belonging to Debtor), as a result of or in connection with (i) any taking of property or any part thereof under the power of eminent domain, either temporarily or permanently, and (ii) any other injury or damage to the property.

c. The interest of the Debtor in all payments or prepaid premiums, from all casualty insurance policies covering the property (subject to the terms of the loan agreement.)

d. All leases and rents with respect to the subject property, including security deposits, reserving to Debtor the right to collect rents until notified to the contrary by Secured Party.

Mailed to Secured Party

BOOK 497 PAGE 215

261171

This **FINANCING STATEMENT** is presented to a filing officer for filing pursuant to the Uniform Commercial Code.

1 Debtor(s) (Last Name First) and address(es) Stephen E. Faust Leslie B. Faust JTEN 994 Melvin Road Annapolis, MD 21403	2 Secured Party(ies) and address(es) East/Southeast Hotel Associates, Ltd./C/O VMS Realty Partners 8700 W. Bryn Mawr Ave. Chicago, IL 60631 ATTN: Legal Services Dept.	3 Maturity date (if any) For Filing Officer (Date, Time, Number, and Filing Office) RECORD FEE 13.00 POSTAGE 50 #21493 0777 R02 10:43 APR 23 86
4 This financing statement covers the following types (or items) of property: Debtor's limited partnership interest in East/Southeast Hotel Associates, Ltd., a Florida limited partnership, including all of Debtor's rights and interest in said limited partnership and any successor limited partnership and under the limited partnership agreement relating thereto. (Not subject to Recordation Tax.)		5 Assignee(s) of Secured Party and Address(es) Carteret Savings Bank, F.A. 200 South Street Morristown, New Jersey 07960

This statement is filed without the debtor's signature to perfect a security interest in collateral. (check ☒ if so)
☐ already subject to a security interest in another jurisdiction when it was brought into this state.
☐ which is proceeds of the original collateral described above in which a security interest was perfected.

Check ☒ if covered. ☒ Proceeds of Collateral are also covered. ☒ Products of Collateral are also covered. No of additional Sheets presented

**Filed with 107619/8300
ANNE ARUNDEL Co.**

Authorized signatory for VMS Realty Investment, Attorney-in-Fact for Stephen E. and Leslie B. Faust.
Stephen E. & Leslie B. Faust
Signature(s) of Debtor(s) Title

**East/Southeast Hotel Associates, Ltd. BY: VMS Realty Investment
Janet L. Simmons**
By: **Janet L. Simmons**
Signature(s) of Secured Party(ies) Title
(For Use In Most States)

Filing Officer Copy-Alphabetical **STANDARD FORM - FORM UCC-1.**

Mailed to Secured Party

J.F. CLERK

1986 APR 23 AM 9:14

J. ARUNDEL CLERK

1350

FINANCING STATEMENT

☒ Not subject to recordation tax
☐ Subject to recordation tax on principal amount of \$.....

1. Name of Debtor(s): Sherwood-Logan & Associates, Inc.
 Address: 137 Gibraltar St.
 Annapolis, Md. 21401

2. Name of Secured Party: FIRST AMERICAN BANK OF MARYLAND
 Address: XXXXXXXXXXXXXXXX
 XXXXXXXXXXXXXXXX
 110 Congressional Lane
 Rockville, Md. 20852

RECORD FEE 11.00
 POSTAGE .50
 421504 0777 R02 109101
 APR 23 86

3. This Financing Statement covers the following types (or items) of property:

All accounts receivable, contract rights, inventory, equipment, furniture, fixtures, and leasehold improvements presently owned by Debtor at the date of this agreement, all accounts receivable, contract rights, inventory, equipment, furniture, fixtures, and leasehold improvements at any time hereafter acquired by Debtor and all proceeds of such accounts receivable, contract rights, inventory, equipment, furniture, fixtures, and leasehold improvements.

4. Check the statements which apply, if any, and supply the information indicated:

☐ (If collateral is goods which are or are to become fixtures—describe real estate; include house number and street, and block reference where applicable; type "TO BE RECORDED IN LAND RECORDS" across top of page and complete reverse side of this form.)
 The above-described goods are affixed or to be affixed to:

☒ Proceeds of the collateral are also covered.

☒ Products of the collateral are also covered.

Debtor(s): Sherwood-Logan & Associates, Inc.

Geoffrey B. Sherwood
 Geoffrey B. Sherwood, President
Charles L. Logan
 Charles L. Logan, Vice President

Secured Party:

FIRST AMERICAN BANK OF MARYLAND

By: *Norman L. Waltz, Jr.*
 Norman L. Waltz, Jr. - Asst. Vice President
 Type Name and Title

(NOTE: Type name under each signature and if company, type name of company and name and title of authorized signer.)

(Attn-Clerk: Return to 1st American Bank of Maryland at address shown in 2. above)

Mailed to Secured Party

FINANCING STATEMENT

Clerk of Circuit Court for Anne Arundel County

☒ Not subject to Recordation Tax☐ To Be Recorded in Land Records (For
Fixtures only).☐ Subject to Recordation Tax; Principal
Amount is \$ _____

201173

BOOK 497 PAGE 217

Name of DebtorAddress

Tire Engineering, Inc.

169 Defense Highway
Annapolis, MD 21401RECORD FEE 11.00
POSTAGE 50
APR 23 1986 10:04
APR 23 86SECURED PARTY (OR ASSIGNEE)THE FIRST NATIONAL BANK OF MARYLAND—Address: 25 South Charles Street
Baltimore, MD 21203Attach separate
list if necessary

1. This Financing Statement covers the following types (or items) of
-
- property (the collateral):

(1) all of the now owned and hereafter acquired machinery, equipment, furniture, fixtures (whether or not attached to real property), supplies and other personal property of Borrower, including any leasehold interests therein and all replacement parts and annexations thereto (herein called "Equipment"); all of Borrower's now owned or hereafter acquired and/or created accounts, instruments, chattel paper, contracts, contract rights, accounts receivable, tax refunds, notes, notes receivable, drafts, acceptances, documents, general intangibles, and other choses in action (not including wages or salary), including but not limited to proceeds of inventory and returned goods and proceeds from the sale of goods and services (herein called "Accounts"); all of Borrower's now owned and hereafter acquired inventory, wherever located, including but not limited to all raw materials, parts, containers, work in process, finished goods, wares and merchandise, and goods returned for credit, repossessed, reclaimed or otherwise re-acquired by Borrower and all products and proceeds thereof including but not limited to sales proceeds of any kind (herein called "Inventory"); and all other now owned and hereafter acquired assets of Borrower, including but not limited to all leases, rents, chattels, leasehold improvements, installment purchase and/or sales contracts, bonds, stocks, certificates, advances, deposits, trademarks, tradenames, licenses, patents and cash values of life insurance, all of which, including the above-described Equipment, Accounts and Inventory, shall herein be called "Assets"; (2) all proceeds (including insurance proceeds) and products of the above-described Assets; (3) any of Borrower's assets in which Bank has been or is hereafter granted a security interest under any other security agreements, notes or other obligations or liabilities between Borrower and Bank; (4) any accounts, property, securities or monies of Borrower which may at any time be assigned or delivered or come into possession of Bank, as well as all proceeds and products thereof; and (5) all of the actual books and records pertaining to any of the above-described items of Collateral.

2. The collateral property is affixed or to be affixed to or is or is to be crops on the following real estate:

Mailed to Secured Party

- 3.
- ☒
- Proceeds }
-
- ☐
- Products } of the collateral are also specifically covered.

4. Mr. Clerk: Mail instrument to secured party named above or assignee, if any, at the address stated.

Debtor (or Assignor)

Secured Party (or Assignee)

Tire Engineering, Inc.

THE FIRST NATIONAL BANK OF
MARYLANDS. Davis Jr. Mayfield, PresBY Michael J. Hollinger

1986 APR 23 AM 9:14

E. AUDREY COLLISON
CLERKJ. J.
CLERK

BC-4620

BOOK 497 PAGE 218

ATLANTA, GA 30303
FULTON ST
23 SOUTH STREET
BALTIMORE, MD 21201

FINANCING STATEMENT

File No: 261171

THIS Financing Statement is presented to a FILING OFFICER pursuant to the Uniform Commercial Code.

1. DEBTOR(S) and Address(es) J. KIM INSTITUTE OF TAE KWON DO INC. 5415 Harford Road Baltimore, Maryland 21214 (see attached sheet for 9 other locations)	2. SECURED PARTY and Address UNION TRUST COMPANY OF MARYLAND Baltimore & St. Paul Streets Baltimore, Maryland 21203 Attn: Owen A. McGlynn, Jr., Vice President Return to Secured Party
--	---

3. This Financing Statement covers the following types (or items) of property:

All of the property described in subparagraphs A through E below unless one or more boxes are checked. If a box is checked, "Collateral" means only the property described in the subparagraph (s) whose box or boxes are checked.

☒ A. All of Debtor's equipment and supplies (including all present and future additions, attachments, accessions, substitutions and replacements), used in or related to the conduct of a karate institute (describe type of business or profession), including, but not limited to that which is described below and in any separate schedule at any time delivered by Debtor to Bank; and all proceeds thereof in any form whatsoever.

☒ B. All of the inventory of the Debtor, of every type or description, now owned and hereafter acquired and wherever located, including raw materials, work in process and finished goods, all materials usable or used or consumed in Debtor's business; all present and future substitutions and additions and all proceeds and products thereof in any form whatsoever.

☒ C. All of Debtor's present and future accounts receivable, contract rights, general intangibles, things in action, chattel paper, instruments, mortgages and returned, repurchased and repossessed goods, all money due or to become due Debtor, and the books and records relating to, and the proceeds of the foregoing in any form whatsoever.

☐ D. All crops, livestock and supplies held, used or produced in farming operations; all products of crops and livestock in every state or condition and all proceeds and products of the foregoing in any form whatsoever.

☒ E. Other all of Debtor's furniture and fixtures now owned or hereafter acquired

4. Proceeds and products of collateral; and all options, rights, conversion, subscription and other privileges now and hereafter arising with respect to collateral are covered hereunder.

5. This transaction ~~is~~ (is not) exempt from the recordation tax. (Md.)

Principal amount of debt initially incurred is: \$50,000.00

DEBTOR:

SECURED PARTY:

UNION TRUST COMPANY OF MARYLAND

J. KIM INSTITUTE OF TAE KWON DO INC. By: [Signature]

By: Bobby J. Kim, President

Owen A. McGlynn, Jr., Vice President

By: _____

(Date Signed by Debtor)

4-8-1986

INSTRUCTIONS: Sign in ink; type or print other information in ink. Margins are for use of Filing Officer only. Under each signature, type or print name of person signing and title, if any.

Md., VA, DC, PA

AFTER RECORDATION PLEASE RETURN TO: JOHN E. BAUM, ESQUIRE, SHAPIRO AND OLANDER, 36 S. Charles Street, Baltimore, Maryland 21201

TO BE RECORDED IN THE LAND RECORDS AND THE FINANCING STATEMENT RECORDS OF BALTIMORE CITY, BALTIMORE COUNTY, HARFORD COUNTY, ANNE ARUNDEL COUNTY, HOWARD COUNTY AND THE STATE DEPARTMENT OF ASSESSMENTS AND TAXATION. RECORDATION STAMPS IN THE AMOUNT OF \$165.00 SHALL BE PAID IN THE STATE DEPARTMENT OF ASSESSMENT AND TAXATION.

1986 APR 23 AM 9:29

11.00
-50
APR 23 86

11.00
8

"9 OTHER BUSINESS LOCATIONS:"

1. 612 Boulton Street
Harford Mall, Bel Air, Maryland 21014 - Harford County
2. 6406 Baltimore National Pike
Catonsville, Maryland 21228 - Baltimore County
3. 2305 Northpoint Boulevard
Dundalk, Maryland 21222 - Baltimore County
4. 10217 Reisterstown Road
Owings Mills, Maryland 21208 - Baltimore County
5. 1544 York Road
Lutherville, Maryland 21093 - Baltimore County
6. 581 Baltimore Annapolis Boulevard
Severna Park, Maryland - Anne Arundel
County
7. 7938 Belair Road
Baltimore, Maryland 21236 - Baltimore County
8. 10119 Columbia Street
Laurel, Maryland 21707 - Howard County
9. 1615 York Road
Lutherville, Maryland 21093 - Baltimore County

Mailed to Secured Party

201175

Debtor or Assignor Form

FINANCING STATEMENT

☒ Not subject to Recordation Tax☐ To be Recorded in Land Records (For Fixtures Only).☐ Subject to Recordation Tax: Principal

Amount is \$ 57,000.00

Name of DebtorAddress

Gin-Mil Inc. T/A South River Pharmacy

3141 Solomons Island Road
Edgewater Md. 21037Secured PartyAddress

Farmers National Bank of Maryland

5 Church Circle
Annapolis Md. 21401Assignee

FARMERS NATIONAL BANK OF MARYLAND - 5 Church Circle, Annapolis, Md.

Attach separate
list if necessary

1. This Financing Statement covers the following types (or items) of property
-
- (the collateral):

All inventory now owned and all inventory hereafter
acquired by borrowers and all proceeds cash and non-cash
on such inventory.

2. The collateral property is affixed or to be affixed to or is or is to be crops on the
-
- following real estate:

- 3.
- ☐
- Proceeds } of the collateral are also specifically covered.
-
- ☐
- Products }

4. Mr. Clerk: Mail instrument to secured party named above or assignee, if any, at the
-
- address stated.

Debtor (or Assignor)

Secured Party (or Assignee)

GIN-MIL INC. T/A SOUTH RIVER PHARMACY

BY: Milton Watkowski

FARMERS NATIONAL
BANK OF MARYLAND

BY: Ceceile V. Watkowski

BY Susan F. Smith

Type or print names under signatures

Mail to: FARMERS NATIONAL BANK OF MARYLAND
5 CHURCH CIRCLE
ANNAPOLIS, MARYLAND 21401

Assigned to Secured Party

124
2

201470

Debtor or Assignor Form

FINANCING STATEMENT

☐ Not subject to Recordation Tax
☒ Subject to Recordation Tax; Principal
 Amount is \$ 12,000.00

☐ To be Recorded in Land Records (For Fixtures Only).

Name of Debtor

Address

Federal Landscape Corp.

20 Hudson Street
 Annapolis, MD 21401

Secured Party

Address

Assignee

FARMERS NATIONAL BANK OF MARYLAND - 5 Church Circle, Annapolis, Md.

Attach separate
 list if necessary

1. This Financing Statement covers the following types (or items) of property
 (the collateral):

1- 1975 Int. 2400 Wheel Loader #201812 / 1-Grader Box #1406000138
 1-1974 Int. 3400 Wheel Loader #9074775 / 1-Gill Pulvaricer #3529
 1-1973 John Deere 450 Loader #168350 / 1-Mueller Mortar Mixer #100563
 1-Finn Mulch Spreader #5505904 / 1-Howard Rovator #6892
 2-Vibrator Plates(wacker) #103218 & #786182 / 1-Finn Straw #225 Crimper
 1-Air Compressor-Smith Ridge Runner #5786K-16-hk
 1-Royer Soil/Spreader #5125822
 1-Dan Houser Auger #22619

2. The collateral property is affixed or to be affixed to or is or is to be crops on the
 following real estate:

3. ☐ Proceeds } of the collateral are also specifically covered.
☐ Products }

4. Mr. Clerk: Mail instrument to secured party named above or assignee, if any, at the
 address stated.

J. F.
 CLERK

1986 APR 23 AM 10:01

Debtor (or Assignor)
 Federal Landscape Corp.

Secured Party (or Assignee)

FARMERS NATIONAL
 BANK OF MARYLAND

By: Mary C. Brusnighan, President

BY Frank T. Lowman, Senior Vice President

Type or print names under signatures

Mail to: FARMERS NATIONAL BANK OF MARYLAND
 5 CHURCH CIRCLE
 ANNAPOLIS, MARYLAND 21401

Submitted to Secured Party

24-11-86

BOOK 497 PAGE 222

201177

FINANCING STATEMENT

1. To Be Recorded in the Land Records.
2. X To Be Recorded among the Financing Statement Record.
3. Not subject to Recordation Tax.
4. X Subject to Recordation Tax on an initial debt in the principal amount of \$368,000.00. The Debtors certify that with the filing of this Financing Statement or a duplicate of this Financing Statement, the Recordation Tax on the initial debt has been paid to Clerk of the Circuit Court of Anne Arundel County.

5. Debtors Names	Address(es)
Samuel J. Brown	221 Duke of Gloucester Street
Michael P. Darrow	Annapolis, Maryland 21401
6. Secured Party	Address
First National Bank of Maryland	18 West Street
	Annapolis, Maryland 21401
	Attn: Richard J. Shenos

7. This Financing Statement covers and Debtors hereby grant to the Secured Party a security interest in the following property and all proceeds and products thereof, including, without limitation, all proceeds of any insurance policies covering all or any part of such property.

A. All Equipment and Fixtures. All of the equipment and fixtures of each Debtor, both now owned and hereafter acquired, together with (i) all additions, parts, fittings, accessories, special tools, attachments and accessions now and hereafter affixed thereto and/or used in connection therewith, (ii) all replacements thereof and substitutions therefor, and (iii) all cash and non-cash proceeds and products thereof.

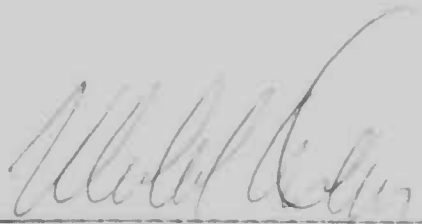
8. All or a portion of the property described above is affixed or is to be affixed to on the real estate described on Schedule A attached hereto and made a part hereof by reference.

SECURED PARTY:

FIRST NATIONAL BANK
OF MARYLAND

By: Richard J. Shenos
Richard J. Shenos

Samuel J. Brown, Debtor



Michael P. Darrow, Debtor

BOOK 497 PAGE 223

Address where Collateral
will be located:

219 & 221 Duke of Gloucester Street
Annapolis, Maryland 21401

Mr. Clerk: Please return to Blumenthal, Wayson, Downs & Offutt, P.A., 80 West Street,
P.O. Box 868, Annapolis, Maryland 21404, Attn: M. Willson Offutt, IV.

MWO--5

SCHEDULE A

BEGINNING for the same at an iron pipe set on the southwest side of Duke of Gloucester Street; said pipe being the northeasterly extension of the southeast wall of the building known as 223 Duke of Gloucester Street at a point North $38^{\circ} 25' 30''$ East 0.55 feet from the easternmost corner of said building; said point also being 11.01 feet southwest of the southwest curb line of Duke of Gloucester Street; said point also being at or near the beginning point of the conveyance from James M. Monroe to Richard D. Johnson, Trustee for Mrs. Marion L. Duval by deed dated the 13th of February, 1894 and recorded among the Land Records of Anne Arundel County in Liber S.H. 46, folio 249, and running from the beginning point so fixed and with the southwest side of Duke of Gloucester Street and the last line of said conveyance, reversely, and with the last line of the conveyance from Grafton D. Ridout and Sally D. Ridout, his wife, to Douglas F. Duval by deed dated the 17th day of August 1908 and recorded in Liber G.W. 61, folio 255, reversely, South $50^{\circ} 40'$ East 70.75 feet to a fence corner; said fence corner being southwest 0.6 feet from an iron bar found; said iron bar being 10.41 feet from the curb line of Duke of Gloucester Street and shown on a plat of the survey of Number 213 Duke of Gloucester Street by Edward Hall, III, in November 1968 and recorded with the conveyance from Arthur Schwartz and Sue W. Schwartz, his wife, to Edward H. Paglee and Jeanne B. Paglee, his wife, by deed dated the 15th day of November 1968 and recorded in Liber 2221, page 72; thence leaving said Duke of Gloucester Street and running with the South $40^{\circ} 21' 30''$ West 149.99 foot line of said conveyance to Paglee which is the North $43^{\circ} 0'$ East 151 foot four inch line of the above mentioned conveyance to Douglas F. Duval reversely, as corrected to Annapolis Grid North, South $39^{\circ} 37'$ West 151.2 feet along said lines and a fence to an iron pipe set in the South $43^{\circ} 48'$ East 62.62 foot line of Parcel One of the conveyance from Del-Parr, Incorporated to the Mayor and Aldermen of the City of Annapolis by deed dated the 31st day of January, 1955 and recorded in Liber 900, page 137; said conveyance being for the creation of the South St. parking lot; thence with the lines of said conveyance reversely and as now established, North $51^{\circ} 09' 40''$ West 19.0 feet to an iron pipe set at the beginning of said line; thence with another fence line and with the North 44° East 36 foot line of said conveyance reversely, as corrected to Annapolis Grid North; South $36^{\circ} 04' 30''$ West 36.0 feet to an old fence post found at the end of the South $19^{\circ} 05' 50''$ East 14.49 foot line of the first Parcel of the conveyance from William W. Townshend, Jr. and Elma H. Townshend to T. & W., Inc. dated July 7, 1948 and recorded in Liber J.H.H. 478, folio 52; said William Townshend had previously acquired the property from Marion Lee Duval; thence with said line reversely as corrected to Annapolis Grid North, North $28^{\circ} 35' 20'$ West 15.32 feet to an "X" found cut in concrete; at the end of the South $08^{\circ} 36'$ East 40.88 foot line of the conveyance by Class, Inc. to Bertram E. Spriggs by deed dated the 2nd day of April, 1973 and recorded in Liber 2574, page 477; thence with said conveyance reversely as now found staked out; North $08^{\circ} 12' 40''$ West 40.88 feet to a pipe found and North $30^{\circ} 12' 40''$ West 11.11 feet to a pipe set in the South $39^{\circ} 55' 40''$ West 75.65 foot line of a survey of the subdivision of the Anna B. Handy Estate dated May 12, 1937 by Clarence F. Shelly & Co. and at the end of the South $39^{\circ} 55' 40''$ West 4.78 foot line of the above mentioned conveyance to Bertram E. Spriggs; thence with said lines reversely and along the North $43-1/2^{\circ}$ East 27 foot line of the conveyance from Anna B. Handy to Marion Lee Duval by deed dated February 4, 1905 and recorded in Liber G.W. 38, folio 489, which is now Parcel 2 of the conveyance from George E. Rullman, representative of the Estate of Flora Duval Sayles to the Rector, Wardens and Vestry of Saint Anne's Parish, Anne Arundel County, Maryland, by deed dated the 29th day of October, 1974 and recorded in Liber 2715, page 515, and with the South $43^{\circ} 45'$ West 122

BOOK 497 PAGE 225

feet 4-3/4 inch line of the first mentioned conveyance from James M. Monroe to Richard D. Johnson by deed recorded in S.H. 46, folio 249, reversely, as now surveyed, running along a wire fence, North 40° 19' East 75.0 feet to the southernmost corner of the dwelling known as 223 Duke of Gloucester Street; thence with the southeast face of the said building North 40° 34' 09" East 8.41 feet to where the building known as Number 221 Duke of Gloucester Street intersects the building known as Number 223; thence with the division line between said buildings North 39° 54' 32" East 50.5 feet to a bend in the southeast wall of Number 223; thence still with the southeast face of the Number 223 Duke of Gloucester Street North 38° 25' 30" East 16.12 feet to the place of beginning. Containing 0.2678 of an acre and being known as Numbers 219 and 221 Duke of Gloucester Street.

BEING the same property conveyed unto Samuel J. Brown and Michael P. Darrow by the Greenman-Pederson Associates, P.C. by deed dated July 5, 1983 and recorded among the Land Records of Anne Arundel County in Liber 3607, folio 82.

MWO--5

FOUNTAINHEAD TITLE GROUP
14 Hudson Street
Annapolis, MD 21401
(301) 266 - 7565

Mailed to Secured Party

FOUNTAINHEAD TITLE GROUP
14 Hudson Street
Annapolis, MD 21401
(301) 266 - 7565

BOOK 497 PAGE 226

FINANCING STATEMENT FORM UC-1
ALL INFORMATION MUST BE TYPEWRITTEN OR PRINTED IN INK.

Identifying File No. _____

SIGNATURES MUST BE IN INK

If transaction or transactions wholly or partially subject to recording tax indicate amount of taxable debt here \$ _____

If this statement is to be recorded in land records check here ☐

This financing statement Dated 3/24/86 is presented to a filing officer for filing pursuant to the Uniform Commercial Code.

1. DEBTOR

Name ANASTASIO, E. Robert & Margaret M.
Address 6301 Stevenson Avenue, Alexandria, VA 22304

2. SECURED PARTY

Name FIRST COMMERCIAL CORPORATION
Address 303 Second Street
Annapolis, MD 21403
Person And Address To Whom Statement Is To Be Returned If Different From Above.

3. Maturity date of obligation (if any) _____

4. This financing statement covers the following types (or items) of property: (List)

1986 Laguna 30 LOA 30' Beam 10'8" fiberglass hull #LAY02124K586-30S
1986 20 HP Yanmar diesel engine #04199

Home anchorage/winter: Friendship, MD

ASSIGNEE:
CentTrust Savings Bank
101 East Flagler Street
P.O. Box 028506
Miami, FL 33102

CHECK ☒ THE LINES WHICH APPLY

6. ☒ (If collateral is crops) The above described crops are growing or are to be grown on: (describe real estate)

☐ (If collateral is goods which are or are to become fixtures) The above described goods are affixed or to be affixed to: (describe real estate)

☐ (Proceeds of collateral are also covered)
☐ (Products of collateral are also covered)

E. Robert Anastasio
(Signature of Debtor)
E. Robert Anastasio

Type or Print Above Name on Above Line
Margaret M. Anastasio
(Signature of Debtor)
Margaret M. Anastasio
Type or Print Above Signature on Above Line

Mailed to Secured Party

[Signature] AGENT
(Signature of Secured Party)
First Commercial Corporation
Type or Print Above Signature on Above Line

Anne Anusdei
4/15/86

STATE OF MARYLAND
FINANCING STATEMENT FORM UCC-1

Identifying File No. 201170

ALL INFORMATION MUST BE TYPEWRITTEN OR PRINTED IN INK. SIGNATURES MUST BE IN INK

If transaction or transactions wholly or partially subject to recordation tax indicate amount of taxable debt here. \$

If this statement is to be recorded in land records check here. ☐

This financing statement Dated April 10, 1986 is presented to a filing officer for filing pursuant to the Uniform Commercial Code.

1. DEBTOR (Lessee:)

Name Harundale Shell, Inc.

Address 7600 Baltimore Annapolis Blvd., Glen Burnie, MD 21061

2. SECURED PARTY (Lessor:)

Name Eaton Financial Corporation

Address The Beaumont Bldg., PO Box 71, So. Station, Framingham, MA 01701

Person And Address To Whom Statement Is To Be Returned If Different From Above.

3. Maturity date of obligation (if any) 4-01-1990

4. This financing statement covers the following types (or items) of property: (list)

1 NRC PC4i Computer s/n 17-009458; 1 Okidata Model 192 Printer s/n 411A0011554;
1 PASS Service Station System.

Attached hereto, see copy of lease.# 43060.

Not subject to Recordation Tax pursuant to Maryland Annotated Code Article 81, 277(a) and 277(g)(2).

This transaction is a true lease and is not intended by the parties as a secured transaction; Filing is only intended to make the true lease a matter of public record.

CHECK ☒ THE LINES WHICH APPLY

5. ☐ (If collateral is crops) The above described crops are growing or are to be grown on: (describe real estate)

☐ (If collateral is goods which are or are to become fixtures) The above described goods are affixed or to be affixed to: (describe real estate)

☐ (Proceeds of collateral are also covered)

☐ (Products of collateral are also covered)

Lessee: Harundale Shell, Inc.

For authorization hereof see copy of lease.

(Signature of Debtor), duly authorized.

Lessor: Eaton Financial Corporation

Type or Print Above Name on Above Line

(Signature of Debtor)

Type or Print Above Signature on Above Line

(Signature of Secured Party)

Type or Print Above Signature on Above Line

1986 APR 23 AM 11:17
J. F. COLLISON
CLERK

J. F. COLLISON
CLERK

LESSOR

BOOK 497 PAGE 228

LEASE NUMBER

EATON FINANCIAL CORPORATION

CUS

43060

NAME AND ADDRESS OF LESSEE
(Complete Legal Name)Harundale Shell, Inc.
7600 Baltimore Annapolis Blvd.
Glen Burnie, Maryland 21061

SUPPLIER OF EQUIPMENT (Complete Address)

PASS LEASING CO.
830 W. WALNUT ST., 10TH FLOOR, PHILADELPHIA, PA 19106

Bernard Schulz, Jr.

(301) 761-3313

Bill Zboyan

(800) 624-7560

PERSON TO CONTACT

TELEPHONE NO

SALESPERSON

TELEPHONE NO

DESCRIPTION OF EQUIPMENT LEASED / (include make, year model, identification and model numbers or marks)

1 NCR PC41 Computer serial number 17-009458
1 Okidata Model 192 Printer serial number 411a0011554
1 PASS service station system

EQUIPMENT TO BE DELIVERED AND LOCATED AT

Same as above.

TERMS AND CONDITIONS OF EQUIPMENT LEASE AGREEMENT ("LEASE")

1. SCHEDULE OF LEASE PAYMENTS DURING INITIAL TERM OF LEASE.

TERM OF LEASE NUMBER OF MONTHS	NUMBER OF PAYMENTS	AMOUNT OF EACH LEASE PAYMENT			TOTAL INITIAL PAYMENT	INITIAL PAYMENT REPRESENTING PAYMENT FOR FIRST AND LAST <input type="checkbox"/> ONE <input checked="" type="checkbox"/> TWO <input type="checkbox"/> THREE <input type="checkbox"/> FOUR (OTHER) _____ MOS (OTHER) _____ MOS
		PAYMENT	TAX	OTHER		
48	48	242.35	12.11		763.38	

ADDITIONAL PROVISIONS

THIS LEASE HAS BEEN ASSIGNED TO EITHER EATON FINANCIAL CORPORATION OR ITS SUBSIDIARY, THE LEASE FACTOR, INC.

2. **LEASE.** The above-named company as Lessor (hereinafter called "LESSOR") hereby leases to the LESSEE the above Equipment (hereinafter called "Equipment") for the number of months and the lease payments as set forth above and on the terms and conditions stated herein AND ON THE REVERSE SIDE HEREOF. LESSEE agrees that, if there is any inconsistency between the Terms and Conditions of this Lease and of any of the LESSEE'S written purchase orders, the terms of this Lease will govern. The Lease Payments shall commence when the LESSEE has received Equipment which is equal to fifty percent of the value at cost to LESSOR of all the Equipment to be leased hereunder, and shall continue thereafter to be paid on the same day of each succeeding month in the amount specified and for the total number of payments as provided in the Schedule of Lease Payments as set forth above. All Lease Payments by LESSEE shall be payable at the office of LESSOR or at such other place as LESSOR may from time to time appoint. LESSEE hereby authorizes LESSOR the use of the initial Lease Payments made by LESSEE under this Lease, provided that LESSOR accounts to LESSEE for said payments at the termination of the Lease.

3. **WARRANTIES.** LESSOR MAKES NO EXPRESS OR IMPLIED WARRANTIES INCLUDING THOSE OF MERCHANTABILITY OR FITNESS FOR A PARTICULAR USE WITH RESPECT TO SUCH LEASED EQUIPMENT AND HEREBY DISCLAIMS THE SAME. LESSEE has made the selection of the above Equipment from the Manufacturer or Vendor (hereinafter collectively called "SUPPLIER") based on its own judgment and expressly disclaims any reliance upon any statements or representations made by the SUPPLIER. LESSOR IS NOT RESPONSIBLE FOR ANY REPAIRS, SERVICE OR DEFECTS IN THE LEASED EQUIPMENT OR OPERATION THEREOF. In no event shall LESSOR be liable for any indirect, special or consequential damages; and without limiting the generality thereof including for any loss, cost or damage to LESSEE or others arising from defects, negligence, delays, failure of delivery, or non-performance of the Equipment. Any warranty by the SUPPLIER, which is assignable, is herewith assigned to LESSEE by LESSOR without recourse. Such warranty will not release LESSEE from its obligations to LESSOR to make Lease Payments and to keep, maintain, and surrender the Equipment in good condition.

4. **DELIVERY AND ACCEPTANCE.** The Equipment shall be shipped directly to the LESSEE by the SUPPLIER. LESSEE agrees to accept such delivery of the Equipment and upon installation thereof to execute and deliver to LESSOR the Delivery and Acceptance Receipt submitted by LESSOR. LESSEE further agrees that the validity of this Lease shall not be affected by any delay in the shipment of the Equipment by the SUPPLIER. In the event that LESSEE has not executed and delivered to LESSOR, the submitted Delivery and Acceptance Receipt upon installation of the Equipment, then it shall be conclusively presumed, as between LESSOR and LESSEE, that the Equipment is acknowledged to be in good working order and condition and that LESSEE has accepted and is satisfied that the Equipment constitutes the Equipment specified in this Lease.

By execution hereof, the signer hereby certifies that he has read this Lease consisting of the foregoing and INCLUDING THE REVERSE SIDE HEREOF, and that he is duly authorized to execute this Lease on behalf of the LESSEE, and hereby acknowledges receipt of a copy of this Lease. LESSEE UNDERSTANDS AND AGREES THAT NEITHER THE SUPPLIER NOR ANY SALESMAN OR OTHER AGENT OF THE SUPPLIER IS AN AGENT OF LESSOR. NO SALESMAN OR AGENT OF THE SUPPLIER IS AUTHORIZED TO WAIVE OR ALTER ANY TERM OR CONDITION OF THIS LEASE, AND NO REPRESENTATIONS AS TO THE EQUIPMENT OR ANY OTHER MATTER BY THE SUPPLIER SHALL IN ANY WAY AFFECT THE LESSEE'S OBLIGATIONS TO PERFORM INCLUDING THE PAYMENT OF THE LEASE PAYMENTS SET FORTH IN THIS LEASE. LESSEE REPRESENTS AND WARRANTS THAT THIS IS A COMMERCIAL AND BUSINESS TRANSACTION AND NOT A CONSUMER TRANSACTION.

EATON FINANCIAL CORP., LESSOR

Harundale Shell, Inc., LESSEE

by

James Lee Gert Mgr
Authorized Signature and Title

Date

4/10/86

by

X Bernard R. Schif Pres
Authorized Signature and Title

Date

3 March 86

AFFIX SEAL

ORIGINAL LEASE

BOOK 491 PAGE 229

5. **USE.** LESSEE shall use Equipment solely in the conduct of its business, and in a careful and proper manner, and will not assign this Lease or its interest hereunder. Additionally, the LESSEE, at its own cost and expense, shall keep Equipment in good repair, condition and working order and shall furnish any and all parts and labor required for that purpose. LESSEE shall not make any alterations to Equipment without the prior written consent of LESSOR. All Equipment, accessories, parts and replacements for or which are added to or become attached to Equipment shall immediately become the property of LESSOR and shall be deemed incorporated in Equipment and subject to the terms of this Lease as if originally leased hereunder. LESSEE covenants that it will make lawful use of the Equipment.

6. **LOCATION.** Equipment shall be located at the address to which Equipment is to be shipped and shall not be removed from such location without the prior written consent of LESSOR.

7. **TIME.** Time being of essence to this Lease, in the event that any Lease Payment(s) required to be made hereunder are not received by LESSOR within five (5) days from their due date, LESSEE agrees to pay in addition thereto a delinquency charge equal to five percent (5%) of the amount of said payment(s).

8. **LOSS AND DAMAGE.** Upon shipment of Equipment to LESSEE, the LESSEE hereby assumes and shall bear the entire risk of loss and damage to Equipment from any and every cause whatsoever.

9. **INSURANCE.** LESSEE shall keep Equipment insured against all risk of loss or damage from every cause whatsoever in an amount of not less than the aggregate amount of unpaid total Lease Payments for the balance of the term of this Lease, plus an amount equal to twenty percent (20%) of the actual cost to LESSOR of such Equipment, and shall also carry public liability insurance for both personal injury and property damage covering Equipment. All of the aforesaid insurance shall be in such form and with insurance companies satisfactory to LESSOR.

10. **TAXES AND OTHER FEES.** LESSEE shall comply with all laws and regulations relating to, and shall promptly pay, when due, all license fees, registration fees, assessments, charges and taxes, municipal, state and federal (excluding, however, any taxes payable in respect to LESSOR'S income) which now or hereafter be imposed upon the ownership, possession, leasing, renting, operation, control, use, maintenance, delivery and/or return of Equipment, and shall save LESSOR harmless against actual or asserted violations, and pay all costs and expenses of every character in connection therewith or arising therefrom. If compliance with any law, ordinance, rule or permit by any Government agency requires changes or additions to be made on or to Equipment, such changes or additions shall be made by LESSEE at its own expense.

11. **TITLE/RECORDING.** Title to Equipment shall at all times remain in LESSOR. The LESSEE shall at all times keep Equipment free and clear from all liens, attachments, liens, encumbrances and charges or other judicial process of every kind whatsoever. LESSEE shall give LESSOR immediately written notice thereof and shall indemnify and save LESSOR harmless from any loss or damage caused thereby. LESSEE authorizes LESSOR, its successors, assigns and tenders to LESSOR to file a carbon, photographic or other reproduction of this Lease as a financing statement for the Equipment, and LESSEE further authorizes LESSOR in LESSEE'S name to execute and file financing statements for the Equipment. Such filings under the Uniform Commercial Code are not intended to imply that this Lease is not a true Equipment Lease Agreement. The Equipment is and shall remain personal property irrespective of its use or manner of attachment to realty, and LESSEE will not cause or permit Equipment to be attached to realty in such manner that it might become part of such realty without securing the prior written consent of LESSOR.

12. **DEFAULT.** In the event LESSEE shall default in the payment, when due, of any lease Payment, additional Lease Payment, or any other sums due hereunder for a period of five (5) consecutive days thereafter, or in the event of any other default or breach of the other terms and conditions of this Lease or in the event of any default or breach of the terms and conditions of any other Equipment Lease Agreements or Rental Agreements between LESSEE and LESSOR, or if any execution or other process shall be issued in any action or proceeding against the LESSEE, whereby the said Equipment may be taken or distrained, or if the LESSEE shall enter into any agreement or composition with its creditors, or LESSEE becomes insolvent or makes an assignment for the benefit of creditors, or a receiver, trustee, conservator or liquidator of LESSEE (all or a substantial part of its assets is appointed with or without the application or consent of LESSEE, or a petition is filed by or against LESSEE under the Bankruptcy Code or any amendment thereto, or under any other insolvency law or laws providing for the relief of debtors, or breach by LESSEE of any of the terms of any loan or credit agreement, or default thereunder, or if the financial condition of the LESSEE'S business affairs shall so change as to, in LESSOR'S opinion, impair LESSOR'S Equipment or increase the credit risk involved, then and upon the happening of any of these event(s), LESSOR shall have the right to do any one or more of the following:

- (1) declare this Lease in default upon written notice to LESSEE, whereupon the entire amount of Lease Payments remaining to be paid over the balance of the Lease Term of this Lease of all Equipment then leased hereunder, together with all other obligations as hereinafter set forth shall become immediately due and payable; and
- (2) proceed to appropriate court action or actions at law or in equity or in bankruptcy to enforce performance by LESSEE of the covenants and terms of this Lease and/or to recover damages for the breach thereof; and
- (3) terminate this Lease upon written notice to LESSEE; and
- (4) whether or not this Lease be so terminated, and without notice to LESSEE, repossess the Equipment wherever found, with or without legal process, and for this purpose LESSOR and/or its agents may enter upon any premises of or under the control or jurisdiction of LESSEE or any agent of LESSEE without liability for suit, action or other proceeding by LESSEE (any damages occasioned by such repossession being hereby expressly waived by LESSEE) and remove the Equipment therefrom.

Notwithstanding the fact that any or all of the Equipment is returned to or repossessed by LESSOR, as aforesaid, LESSEE shall remain liable for, and LESSOR may forthwith recover from LESSEE as liquidated damages, for breach thereof under this Lease, and not as a penalty, in addition to the entire amount of unpaid Lease Payments pursuant to sub-paragraph (1) above, all other unpaid sums or charges that accrued prior to the date of LESSEE'S default, together with all costs and expenses incurred by LESSOR as set forth herein.

If LESSEE fails to redeliver any Equipment to LESSOR, or LESSOR is unable for any reason to effect repossession of any Equipment, or LESSOR in its sole discretion does not repossess any of the Equipment, then, with respect to such Equipment, LESSEE shall be liable for, and LESSOR may forthwith recover from LESSEE, as liquidated damages, for breach thereof under this Lease, and not as a penalty, in addition to the entire amount of unpaid Lease Payments pursuant to sub-paragraph (1) above, the sum of twenty percent (20%) of the actual cost to LESSOR of such Equipment, plus all other unpaid sums or charges that accrued prior to the date of LESSEE'S default, together with all costs and expenses incurred by LESSOR as set forth herein.

LESSOR may also recover from LESSEE all costs and expenses, including, without limitation, reasonable attorney's fees incurred by LESSOR in exercising any of its rights or remedies hereunder.

LESSOR, at its option, may apply the advance Lease Payments against the LESSEE'S obligations under this Lease.

Any repossession, resale or re-lease of any Equipment by LESSOR shall not be a bar to the institution of litigation by LESSOR against LESSEE for damages for breach of this Lease, as hereinbefore provided, and the commencement of any litigation or the entry of judgment against LESSEE shall not be a bar of LESSOR'S rights to repossess any or all of the Equipment.

With respect to any Equipment returned to LESSOR, or repossessed by LESSOR pursuant to sub-paragraph (4) above, LESSOR may hold or use such Equipment for any purpose whatsoever, or may sell same at a private or public sale, for cash or credit, or may re-lease same for such term and upon such Lease Payment as shall be solely determined by LESSOR. In the event of the sale or re-leasing by LESSOR of any such Equipment, LESSEE shall be liable for, and LESSOR may forthwith recover from LESSEE as liquidated damages for breach of this Lease, and not as a penalty, in addition to the

entire amount of unpaid Lease Payments pursuant to sub-paragraph (1) above, the sum of twenty percent (20%) of the actual cost to LESSOR of such Equipment, plus all other unpaid sums or charges that accrued prior to the date of LESSEE'S default, less the proceeds of any sale or re-leasing of such Equipment, after first deducting therefrom all costs and expenses incurred in repossession, storage, repairs, reconditioning, sale, re-leasing, attorney's fees and collection fees with respect to such Equipment.

To the extent permitted by applicable law, LESSEE hereby waives any rights now or hereafter conferred by statute or otherwise which may require LESSOR to sell, lease or otherwise use any Equipment in mitigation of LESSEE'S damages, as set forth in this Paragraph 12, or which may otherwise limit or modify any of LESSOR'S rights or remedies under this Paragraph 12.

In the event that any court of competent jurisdiction determines that any provision of this Lease is invalid or unenforceable in whole or in part, such determination shall not prohibit LESSOR from establishing its damages sustained as a result of any breach of this Lease in any action or proceeding in which LESSOR seeks to recover such damages or the return of its Equipment.

13. **CUMULATIVE REMEDIES.** All remedies of LESSOR hereunder are cumulative and may, to the extent permitted by law, be exercised concurrently or separately, and the exercise of any one remedy shall not be deemed to be an election of such remedy or to preclude the exercise of any other remedy. No failure on the part of LESSOR to exercise, and no delay in exercising any right or remedy hereunder shall operate as a waiver thereof, nor shall any single or partial exercise by LESSOR of any right or remedy hereunder preclude any other or further exercise thereof or the exercise of any other right or remedy. Damages occasioned by LESSOR'S taking possession of the Equipment are hereby waived by LESSEE. LESSEE waives any right of venue and agrees that all legal, equitable, or arbitration actions between LESSEE and LESSOR can be brought in a court of competent jurisdiction at the sole election and determination of LESSOR, and LESSEE consents thereto.

14. **RETURN OF EQUIPMENT.** On termination or expiration of this Lease, or upon LESSEE'S default, LESSEE shall, at its own cost and expense, return the Equipment to LESSOR at an address specified by LESSOR in the same condition as received, reasonable wear and tear and normal depreciation excepted. The LESSEE shall, in addition to all other payments due to LESSOR under the terms of this Lease, pay to LESSOR such sums as may be necessary to cover replacement for all damaged, broken or missing parts of the Equipment.

15. **RENEWAL.** Unless LESSEE, sixty (60) days prior to the expiration of the Lease, notifies LESSOR in writing of its intentions to terminate this Lease at its expiration date, then this Lease shall automatically be extended upon all of the terms and conditions as stated herein for a period of one year from its expiration date without the necessity of the execution of any further instrument or document and shall continue from year to year thereafter under the same terms and conditions until terminated.

16. **ASSIGNMENT.** This Lease or any Equipment or any lease Payments or other sums due or to become due hereunder may be transferred or assigned by LESSOR, without notice, and in such event LESSOR'S transferee or assignee shall have all the rights, powers, privileges and remedies of LESSOR under this Lease, and LESSEE'S obligations under this Lease shall not be subject to any defense, offset or counterclaim available to LESSEE against LESSOR.

17. **CONFLICTS.** If any provision of this Lease is in conflict with any statute or rule of law of any state or territory wherein it may be sought to be enforced, then such provision shall be deemed null and void to the extent that it may conflict therewith, but without invalidating the remaining provisions of this Lease. For the sole purpose of resolving any problem of conflict of laws with respect solely to filing or recording hereof, it is agreed that questions of filing or recording shall be determined by the law of such place where the Equipment is located. In all other respects, this Lease shall be governed by the Laws of the Commonwealth of Massachusetts.

18. **NOTICES.** All notices relating hereto shall be in writing and delivered in person to an officer of the party to which such notice is being given or mailed by certified mail to such party at the address specified above its signature hereto, or at such other address as may be hereafter specified by like notice by either party to the other.

19. **CAPTIONS.** Captions are intended for convenience or reference only, and shall not be construed to alter or vary the text.

20. **ACCESS.** LESSEE shall, whenever requested, advise LESSOR of the exact location of the Equipment. LESSOR may, for the purpose of inspections, at all reasonable times, enter upon any job, building, or place where Equipment is located and may remove Equipment forthwith without notice to LESSEE, if Equipment is, in the opinion of LESSOR, being used beyond its capacity or in any manner improperly cared for, abused, or misused.

21. **INDEMNITY.** LESSEE shall and does hereby agree to indemnify and save LESSOR, its successors and assigns, harmless from any and all liability, damages, or loss, including reasonable counsel fees, arising out of the ownership, selection, possession, leasing, renting, operation (regardless of where and how and by whom operated), control, use, condition (including but not limited to latent and other defects, whether or not discoverable by LESSEE), maintenance, delivery and return of the Equipment, or in the event that the LESSEE shall be in default hereunder, arising out of the condition of any item of Equipment sold or disposed of after use by the LESSEE. The indemnities and obligations herein provided shall continue in full force and effect notwithstanding the termination of this Lease.

22. **INDEMNIFICATION FOR LOSS OF TAX BENEFITS.** LESSEE agrees that it and LESSOR have entered into this Lease on the assumption that LESSOR or any assignee of LESSOR shall be entitled to all deductions, credits, and other tax benefits which are provided by Federal, state or local income tax laws to an owner and lessor of new personal property intended for domestic use by a person which is neither a governmental entity nor a tax-exempt organization (the "Tax Benefits"). In the event that LESSOR shall lose the right to claim, or there shall be disallowance or recapture with respect to LESSOR all or any portion of the Tax Benefits with respect to any item of Equipment (any such loss being hereafter referred to as a "Loss"), and notwithstanding anything contained in this Lease to the contrary, LESSEE shall pay LESSOR, within 30 days after written notice by LESSOR to LESSEE that a loss has occurred, an amount which, in the reasonable opinion of LESSOR will cause LESSOR'S net after-tax yield to remain what it would have been had such Loss not occurred. LESSEE shall not be obligated to indemnify LESSOR pursuant to this section, if a Loss results from (i) a casualty event with respect to an item of Equipment if the Casualty Value of such item is paid by LESSEE to LESSOR, or (ii) a voluntary sale or exchange of an item of Equipment by LESSOR or (iii) an act of omission on the part of LESSOR, unless such act or omission is contemplated by this Lease. LESSOR agrees to give LESSEE prompt notice of any action on the part of any tax authority which could result in a Loss. After such a notice is given, LESSOR agrees to consult with LESSEE and to take such action as LESSOR, in its sole discretion, deems appropriate to contest such action by the tax authority. This tax indemnification shall continue in full force and effect, notwithstanding termination of this Lease.

23. **ENTIRE LEASE, CHANGES.** This Lease contains the entire agreement between the parties and may not be altered, amended, modified, terminated or otherwise changed, except by a writing signed by an executive officer of LESSOR. Notwithstanding the foregoing, LESSEE hereby authorizes LESSOR, without further notice, to complete the description of the Equipment to be rented, the quantity thereof, and to fill in any blank spaces on this Lease and to date this Lease.

24. **MISCELLANEOUS.** This Lease shall be valid and enforceable when accepted in writing by LESSOR and shall be governed by the Laws of the Commonwealth of Massachusetts and shall be binding upon LESSOR and LESSEE and their respective legal representatives, successors and assigns.

25. **OTHER COVENANTS AND WARRANTIES OF LESSEE.** LESSEE agrees that this Lease is irrevocable for the full term thereof, that LESSEE'S obligations under this Lease are absolute and shall continue without abatement and regardless of any disability to use the Equipment or any part thereof because of any reason including, but not limited to, war, act of God, governmental regulations, strike, loss, damage, destruction, obsolescence, failure of or delay in delivery, failure of the Equipment properly to operate, termination by operation of law, or any other cause.

STATE OF MARYLAND

FINANCING STATEMENT FORM UCC-1

Identifying File No.

201400

497

PAGE 230

ALL INFORMATION MUST BE TYPEWRITTEN OR PRINTED IN INK. SIGNATURES MUST BE IN INK

If transaction or transactions wholly or partially subject to recordation tax indicate amount of taxable debt here. \$

If this statement is to be recorded in land records check here. ☐

This financing statement Dated April 14, 1986 is presented to a filing officer for filing pursuant to the Uniform Commercial Code.

1. DEBTOR (Lessee:)

Name Gunther Leasing Transport

Address 7462 Railroad Ave., Harmon, MD 21077

2. SECURED PARTY (Lessor:)

Name Eaton Financial Corporation

Address The Beaumont Building, PO Box 71, South Station, Framingham, MA 01701

Person And Address To Whom Statement Is To Be Returned If Different From Above.

3. Maturity date of obligation (if any) 4-09-89

4. This financing statement covers the following types (or items) of property: (list)

(1) IBM AT; (1) Sanyo Sears Monitor; (1) Okidata 193 Printer & Cable.

This transaction is a true lease and is not intended by the parties as a secured transaction; Filing is only intended to make the true lease a matter of public record.

Not subject to Recordation Tax pursuant to Maryland Annotated Code Article 81, 277(a) and 277(g)(2).

Attached hereto see copy of lease # 43285.

CHECK ☒ THE LINES WHICH APPLY5. ☐ (If collateral is crops) The above described crops are growing or are to be grown on: (describe real estate)☐ (If collateral is goods which are or are to become fixtures) The above described goods are affixed or to be affixed to: (describe real estate)☐ (Proceeds of collateral are also covered)☐ (Products of collateral are also covered)

Lessee: Gunther Leasing Transport

For authorization hereof see copy of lease.

Erin L. Neprud, duly authorized
(Signature of Debtor)

Erin L. Neprud, Administrative Assistant

Type or Print Above Name on Above Line

(Signature of Debtor)

Type or Print Above Signature on Above Line

Lessor: Eaton Financial Corporation

Jenny Lavin

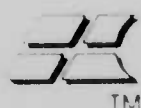
(Signature of Secured Party)

Theresa Lavin

Type or Print Above Signature on Above Line

1986 APR 23 AM 11:17
J. F. COLLISON
CLERKJ. F.
CLERK

M11



The Beaumont Building • P.O. Box 71, South Station • Framingham, MA 01701 • Tel. (617) 620-0099

EATON FINANCIAL CORPORATION

AND SUBSIDIARY, THE LEASE FACTOR, INC.

LEASE NUMBER

43285

NAME AND ADDRESS OF LESSEE
(Complete Legal Name)

GUNTHER LEASING TRANSPORT
8350 CAPEL DR
PASADENA, MD 21122

SUPPLIER OF EQUIPMENT (Complete Address)

SEARS BUSINESS SYSTEM CTR.
10 SOUTH ST.
BALTIMORE, MD 21202

MARK GUNTHER
PERSON TO CONTACT

(301) 766-8600
TELEPHONE NO

3137
SALESPERSON

(301) 8372920
TELEPHONE NO

DESCRIPTION OF EQUIPMENT LEASED / (include make, year model, identification and model numbers or marks)

IBM AT
SANYO (SEARS) MONITOR
OKI DATA 193 PRINTER & CABLE

EQUIPMENT TO BE DELIVERED AND LOCATED AT

7462 RAILROAD AVE HARMON, MD 21077

TERMS AND CONDITIONS OF EQUIPMENT LEASE AGREEMENT ("LEASE")

1. SCHEDULE OF LEASE PAYMENTS DURING INITIAL TERM OF LEASE.

TERM OF LEASE NUMBER OF MONTHS	NUMBER OF PAYMENTS	AMOUNT OF EACH LEASE PAYMENT			TOTAL INITIAL PAYMENT	INITIAL PAYMENT REPRESENTING PAYMENT FOR FIRST AND LAST
		PAYMENT	TAX	OTHER		
36	36	208.21	10.41		655.86	<input type="checkbox"/> ONE <input checked="" type="checkbox"/> TWO <input type="checkbox"/> THREE <input type="checkbox"/> FOUR (OTHER) MOS. (OTHER) MOS.

ADDITIONAL PROVISIONS

2. **LEASE.** Eaton Financial Corporation (hereinafter called "LESSOR") hereby leases to the LESSEE the above Equipment (hereinafter called "Equipment") for the number of months and the lease payments as set forth above and on the terms and conditions stated herein AND ON THE REVERSE SIDE HEREOF. LESSEE agrees that, if there is any inconsistency between the Terms and Conditions of this Lease and of any of the LESSEE'S written purchase orders, the terms of this Lease will govern. The Lease Payments shall commence when the LESSEE has received Equipment which is equal to fifty percent of the value at cost to LESSOR of all the Equipment to be leased hereunder, and shall continue thereafter to be paid on the same day of each succeeding month in the amount specified and for the total number of payments as provided in the Schedule of Lease Payments as set forth above. All Lease Payments by LESSEE shall be payable at the office of LESSOR or at such other place as LESSOR may from time to time appoint. LESSEE hereby authorizes LESSOR the use of the initial Lease Payments made by LESSEE under this Lease, provided that LESSOR accounts to LESSEE for said payments at the termination of the Lease.

3. **WARRANTIES.** LESSOR MAKES NO EXPRESS OR IMPLIED WARRANTIES INCLUDING THOSE OF MERCHANTABILITY OR FITNESS FOR A PARTICULAR USE WITH RESPECT TO SUCH LEASED EQUIPMENT AND HEREBY DISCLAIMS THE SAME. LESSEE has made the selection of the above Equipment from the Manufacturer or Vendor (hereinafter collectively called "SUPPLIER") based on its own judgment and expressly disclaims any reliance upon any statements or representations made by the SUPPLIER. LESSOR IS NOT RESPONSIBLE FOR ANY REPAIRS, SERVICE OR DEFECTS IN THE LEASED EQUIPMENT OR OPERATION THEREOF. In no event shall LESSOR be liable for any indirect, special or consequential damages, and without limiting the generality thereof including for any loss, cost or damage to LESSEE or others arising from defects, negligence, delays, failure of delivery, or non-performance of the Equipment. Any warranty by the SUPPLIER, which is assignable, is herewith assigned to LESSEE by LESSOR without recourse. Such warranty will not release LESSEE from its obligations to LESSOR to make Lease Payments and to keep, maintain, and surrender the Equipment in good condition.

4. **DELIVERY AND ACCEPTANCE.** The Equipment shall be shipped directly to the LESSEE by the SUPPLIER. LESSEE agrees to accept such delivery of the Equipment and upon installation thereof to execute and deliver to LESSOR the Delivery and Acceptance Receipt submitted by LESSOR. LESSEE further agrees that the validity of this Lease shall not be affected by any delay in the shipment of the Equipment by the SUPPLIER. In the event that LESSEE has not executed and delivered to LESSOR, the submitted Delivery and Acceptance Receipt upon installation of the Equipment, then it shall be conclusively presumed, as between LESSOR and LESSEE, that the Equipment is acknowledged to be in good working order and condition and that LESSEE has accepted and is satisfied that the Equipment constitutes the Equipment specified in this Lease.

By execution hereof, the signer hereby certifies that he has read this Lease consisting of the foregoing and INCLUDING THE REVERSE SIDE HEREOF, and that he is duly authorized to execute this Lease on behalf of the LESSEE, and hereby acknowledges receipt of a copy of this Lease. LESSEE UNDERSTANDS AND AGREES THAT NEITHER THE SUPPLIER NOR ANY SALESMAN OR OTHER AGENT OF THE SUPPLIER IS AN AGENT OF LESSOR. NO SALESMAN OR AGENT OF THE SUPPLIER IS AUTHORIZED TO WAIVE OR ALTER ANY TERM OR CONDITION OF THIS LEASE, AND NO REPRESENTATIONS AS TO THE EQUIPMENT OR ANY OTHER MATTER BY THE SUPPLIER SHALL IN ANY WAY AFFECT THE LESSEE'S OBLIGATIONS TO PERFORM INCLUDING THE PAYMENT OF THE LEASE PAYMENTS SET FORTH IN THIS LEASE. LESSEE REPRESENTS AND WARRANTS THAT THIS IS A COMMERCIAL AND BUSINESS TRANSACTION AND NOT A CONSUMER TRANSACTION.



~~EATON FINANCIAL CORPORATION~~

Lessee: Gunther Leasing Transport

Mark Gunther Pres.

Authorized Signature and Title

Date 4/9/86

Lessor: Eaton Financial Corporation

by

Jerry Levin Asst Mgr

Authorized Signature and Title

Date

AFFIX SEAL

5. **USE.** LESSEE shall use Equipment solely in the conduct of its business, and in a careful and proper manner, and will not assign this Lease or its interest hereunder. Additionally, the LESSEE, at its own cost and expense, shall keep Equipment in good repair, condition and working order and shall furnish any and all parts and labor required for that purpose. LESSEE shall not make any alterations to Equipment without the prior written consent of LESSOR. All Equipment, accessories, parts and replacements for or which are added to or become attached to Equipment shall immediately become the property of LESSOR and shall be deemed incorporated in Equipment and subject to the terms of this Lease as if originally leased hereunder. LESSEE covenants that it will make lawful use of the Equipment.

6. **LOCATION.** Equipment shall be located at the address to which Equipment is to be shipped, and shall not be removed from such location without the prior written consent of LESSOR.

7. **TIME.** Time being of essence to this Lease, in the event that any Lease Payment(s) required to be made hereunder are not received by LESSOR within five (5) days from their due date, LESSEE agrees to pay in addition thereto a delinquency charge equal to five percent (5%) of the amount of said payment(s).

8. **LOSS AND DAMAGE.** Upon shipment of Equipment to LESSEE, the LESSEE hereby assumes and shall bear the entire risk of loss and damage to Equipment from any and every cause whatsoever.

9. **INSURANCE.** LESSEE shall keep Equipment insured against all risk of loss or damage from every cause whatsoever in an amount of not less than the aggregate amount of unpaid total Lease Payments for the balance of the term of this Lease, plus an amount equal to twenty percent (20%) of the actual cost to LESSOR of such Equipment, and shall also carry public liability insurance for both personal injury and property damage covering Equipment. All of the aforesaid insurance shall be in such form and with insurance companies satisfactory to LESSOR.

10. **TAXES AND OTHER FEES.** LESSEE shall comply with all laws and regulations relating to, and shall promptly pay, when due, all license fees, registration fees, assessments, charges and taxes municipal, state and federal (excluding, however, any taxes payable in respect to LESSOR'S income), which now or hereafter be imposed upon the ownership, possession, leasing, renting, operation, control, use, maintenance, delivery and/or return of Equipment, and shall save LESSOR harmless against actual or asserted violations, and pay all costs and expenses of every character in connection therewith or arising therefrom. If compliance with any law, ordinance, rule or permit by any Government agency requires changes or additions to be made on or to Equipment, such changes or additions shall be made by LESSEE at its own expense.

11. **TITLE/RECORDING.** Title to Equipment shall at all times remain in LESSOR. The LESSEE shall at all times keep Equipment free and clear from all liens, attachments, liens, encumbrances and charges or other judicial process of every kind whatsoever, shall give LESSOR immediately written notice thereof and shall indemnify and save LESSOR harmless from any loss or damage caused thereby. LESSEE authorizes LESSOR, its successors, assigns and lenders to LESSOR, to file a carbon, photographic or other reproduction of this Lease as a financing statement for the Equipment, and LESSEE further authorizes LESSOR in LESSEE'S name to execute and file financing statements for the Equipment. Such filings under the Uniform Commercial Code are not intended to imply that this Lease is not a true Equipment Lease Agreement. The Equipment is and shall remain personal property irrespective of its use or manner of attachment to realty, and LESSEE will not cause or permit Equipment to be attached to realty in such manner that it might become part of such realty without securing the prior written consent of LESSOR.

12. **DEFAULT.** In the event LESSEE shall default in the payment, when due, of any lease Payment, additional Lease Payment, or any other sums due hereunder for a period of five (5) consecutive days thereafter, or in the event of any other default or breach of the other terms and conditions of this Lease or in the event of any default or breach of the terms and conditions of any other Equipment Lease Agreements or Rental Agreements between LESSEE and LESSOR, or if any execution or other process shall be issued in any action or proceeding against the LESSEE, whereby the said Equipment may be taken or distrained, or if the LESSEE shall enter into any agreement or composition with its creditors, or LESSEE becomes insolvent or makes an assignment for the benefit of creditors, or a receiver, trustee, conservator or liquidator of LESSEE of all or a substantial part of its assets is appointed with or without the application or consent of LESSEE, or a petition is filed by or against LESSEE under the Bankruptcy Code or any amendment thereto, or under any other insolvency law or laws providing for the relief of debtors, or breach by LESSEE of any of the terms of any loan or credit agreement or default thereunder, or if the financial condition of the LESSEE'S business affairs shall so change as to, in LESSOR'S opinion, impair LESSOR'S Equipment or increase the credit risk involved, then and upon the happening of any of these event(s), LESSOR shall have the right to do any one or more of the following:

- (1) declare this Lease in default upon written notice to LESSEE, whereupon the entire amount of Lease Payments remaining to be paid over the balance of the Lease Term of this Lease of all Equipment then leased hereunder, together with all other obligations as hereinafter set forth, shall become immediately due and payable; and
- (2) proceed to appropriate court action or actions at law or in equity or in bankruptcy to enforce performance by LESSEE of the covenants and terms of this Lease and/or to recover damages for the breach thereof; and
- (3) terminate this Lease upon written notice to LESSEE; and
- (4) whether or not this Lease be so terminated, and without notice to LESSEE, repossess the Equipment wherever found, with or without legal process, and for this purpose LESSOR and/or its agents may enter upon any premises of or under the control or jurisdiction of LESSEE or any agent of LESSEE without liability for suit, action or other proceeding by LESSEE (any damages occasioned by such repossession being hereby expressly waived by LESSEE) and remove the Equipment therefrom.

Notwithstanding the fact that any or all of the Equipment is returned to or repossessed by LESSOR, as aforesaid, LESSEE shall remain liable for, and LESSOR may forthwith recover from LESSEE as liquidated damages, for breach thereof under this Lease, and not as a penalty, in addition to the entire amount of unpaid Lease Payments pursuant to sub-paragraph (1) above, all other unpaid sums or charges that accrued prior to the date of LESSEE'S default, together with all costs and expenses incurred by LESSOR as set forth herein.

If LESSEE fails to redeliver any Equipment to LESSOR, or LESSOR is unable for any reason to effect repossession of any Equipment, or LESSOR in its sole discretion does not repossess any of the Equipment, then, with respect to such Equipment, LESSEE shall be liable for, and LESSOR may forthwith recover from LESSEE, as liquidated damages, for breach thereof under this Lease, and not as a penalty, in addition to the entire amount of unpaid Lease Payments pursuant to sub-paragraph (1) above, the sum of twenty percent (20%) of the actual cost to LESSOR of such Equipment, plus all other unpaid sums or charges that accrued prior to the date of LESSEE'S default, together with all costs and expenses incurred by LESSOR as set forth herein.

LESSOR may also recover from LESSEE all costs and expenses, including, without limitation, reasonable attorney's fees incurred by LESSOR in exercising any of its rights or remedies hereunder.

LESSOR, at its option, may apply the advance Lease Payments against the LESSEE'S obligations under this Lease.

Any repossession, resale or re-lease of any Equipment by LESSOR shall not be a bar to the institution of litigation by LESSOR against LESSEE for damages for breach of this Lease, as hereinafter provided, and the commencement of any litigation or the entry of judgment against LESSEE shall not be a bar to LESSOR'S rights to repossess any or all of the Equipment.

With respect to any Equipment returned to LESSOR, or repossessed by LESSOR pursuant to sub-paragraph (4) above, LESSOR may hold or use such Equipment for any purpose whatsoever, or may sell same at a private or public sale, for cash or credit, or may re-lease same for such term and upon such Lease Payment as shall be solely determined by LESSOR. In the event of the sale or re-leasing by LESSOR of any such Equipment, LESSEE shall be liable for, and LESSOR may forthwith recover from LESSEE as liquidated damages for breach of this Lease, and not as a penalty, in addition to the

entire amount of unpaid Lease Payments pursuant to sub-paragraph (1) above, the sum of twenty percent (20%) of the actual cost to LESSOR of such Equipment, plus all other unpaid sums or charges that accrued prior to the date of LESSEE'S default, less the proceeds of any sale or re-leasing of such Equipment, after first deducting therefrom all costs and expenses incurred in repossession, storage, repairs, reconditioning, sale, re-leasing, attorney's fees and collection fees with respect to such Equipment.

To the extent permitted by applicable law, LESSEE hereby waives any rights now or hereafter conferred by statute or otherwise which may require LESSOR to sell, lease or otherwise use any Equipment in mitigation of LESSEE'S damages, as set forth in this Paragraph 12, or which may otherwise limit or modify any of LESSOR'S rights or remedies under this Paragraph 12.

In the event that any court of competent jurisdiction determines that any provision of this Lease is invalid or unenforceable in whole or in part, such determination shall not prohibit LESSOR from establishing its damages sustained as a result of any breach of this Lease in any action or proceeding in which LESSOR seeks to recover such damages or the return of its Equipment.

13. **CUMULATIVE REMEDIES.** All remedies of LESSOR hereunder are cumulative and may, to the extent permitted by law, be exercised concurrently or separately, and the exercise of any one remedy shall not be deemed to be an election of such remedy or to preclude the exercise of any other remedy. No failure on the part of LESSOR to exercise, and no delay in exercising any right or remedy hereunder shall operate as a waiver thereof, nor shall any single or partial exercise by LESSOR of any right or remedy hereunder preclude any other or further exercise thereof or the exercise of any other right or remedy. Damages occasioned by LESSOR'S taking possession of Equipment are hereby waived by LESSEE. LESSEE waives any right of venue and agrees that all legal, equitable, or arbitration actions between LESSEE and LESSOR can be brought in a court of competent jurisdiction at the sole election and determination of LESSOR, and LESSEE consents thereto.

14. **RETURN OF EQUIPMENT.** On termination or expiration of this Lease, or upon LESSEE'S default, LESSEE shall, at its own cost and expense, return the Equipment to LESSOR at an address specified by LESSOR in the same condition as received, reasonable wear and tear and normal depreciation excepted. The LESSEE shall, in addition to all other payments due to LESSOR under the terms of this Lease, pay to LESSOR such sums as may be necessary to cover replacement for all damaged, broken or missing parts of the Equipment.

15. **RENEWAL.** Unless LESSEE, sixty (60) days prior to the expiration of the Lease, notifies LESSOR in writing of its intentions to terminate this Lease at its expiration date, then this Lease shall automatically be extended upon all of the terms and conditions as stated herein for a period of one year from its expiration date without the necessity of the execution of any further instrument or document and shall continue from year to year thereafter under the same terms and conditions until terminated.

16. **ASSIGNMENT.** This Lease or any Equipment or any lease Payments or other sums due or to become due hereunder may be transferred or assigned by LESSOR, without notice, and in such event LESSOR'S transferee or assignee shall have all the rights, powers, privileges and remedies of LESSOR under this Lease, and LESSEE'S obligations under this Lease shall not be subject to any defense, offset or counterclaim available to LESSEE against LESSOR.

17. **CONFLICTS.** If any provision of this Lease is in conflict with any statute or rule of law of any state or territory wherein it may be sought to be enforced, then such provision shall be deemed null and void to the extent that it may conflict therewith, but without invalidating the remaining provisions of this Lease. For the sole purpose of resolving any problem of conflict of laws with respect solely to filing or recording hereof, it is agreed that questions of filing or recording shall be determined by the law of such place where the Equipment is located. In all other respects, this Lease shall be governed by the Laws of the Commonwealth of Massachusetts.

18. **NOTICES.** All notices relating hereto shall be in writing and delivered in person to an officer of the party to which such notice is being given or mailed by certified mail to such party at the address specified above its signature hereto, or at such other address as may be hereafter specified by like notice by either party to the other.

19. **CAPTIONS.** Captions are intended for convenience or reference only, and shall not be construed to alter or vary the text.

20. **ACCESS.** LESSEE shall, whenever requested, advise LESSOR of the exact location of the Equipment. LESSOR may, for the purpose of inspections, at all reasonable times, enter upon any job, building, or place where Equipment is located and may remove Equipment forthwith without notice to LESSEE, if Equipment is, in the opinion of LESSOR, being used beyond its capacity or in any manner improperly cared for, abused, or misused.

21. **INDEMNITY.** LESSEE shall and does hereby agree to indemnify and save LESSOR, its successors and assigns, harmless from any and all liability, damages, or loss, including reasonable counsel fees, arising out of the ownership, selection, possession, leasing, renting, operation (regardless of where and how and by whom operated), control, use, condition (including but not limited to latent and other defects, whether or not discoverable by LESSEE), maintenance, delivery and return of the Equipment, or in the event that the LESSEE shall be in default hereunder, arising out of the condition of any item of Equipment sold or disposed of after use by the LESSEE. The indemnities and obligations herein provided shall continue in full force and effect notwithstanding the termination of this Lease.

22. **INDEMNIFICATION FOR LOSS OF TAX BENEFITS.** LESSEE agrees that if and LESSOR have entered into this Lease on the assumption that LESSOR or any assignee of LESSOR shall be entitled to all deductions, credits, and other tax benefits which are provided by Federal, state or local income tax laws to an owner and lessor of new personal property intended for domestic use by a person which is neither a governmental entity nor a tax-exempt organization (the "Tax Benefits"). In the event that LESSOR shall lose the right to claim, or there shall be disallowed or recaptured with respect to LESSOR all or any portion of the Tax Benefits with respect to any item of Equipment (any such loss being hereafter referred to as a "Loss"), and notwithstanding anything contained in this Lease to the contrary, LESSEE shall pay to LESSOR, within 30 days after written notice by LESSOR to LESSEE that a loss has occurred, an amount which, in the reasonable opinion of LESSOR, will cause LESSOR'S net after-tax yield to remain what it would have been had such Loss not occurred. LESSEE shall not be obligated to indemnify LESSOR, pursuant to this section, if a Loss results from (i) a casualty event with respect to an item of Equipment if the Casualty Value of such item is paid by LESSEE to LESSOR, or (ii) a voluntary sale or exchange of an item of Equipment by LESSOR, or (iii) an act of omission on the part of LESSOR, unless such act or omission is contemplated by this Lease. LESSOR agrees to give LESSEE prompt notice of any action on the part of any tax authority which could result in a Loss. After such a notice is given, LESSOR agrees to consult with LESSEE and to take such action as LESSOR, in its sole discretion, deems appropriate to contest such action by the tax authority. This tax indemnification shall continue in full force and effect, notwithstanding termination of this Lease.

23. **ENTIRE LEASE, CHANGES.** This Lease contains the entire agreement between the parties and may not be altered, amended, modified, terminated or otherwise changed, except by a writing signed by an executive officer of LESSOR. Notwithstanding the foregoing, LESSEE hereby authorizes LESSOR, without further notice, to complete the description of the Equipment to be rented, the quantity thereof, and to fill in any blank spaces on this Lease and to date this Lease.

24. **MISCELLANEOUS.** This Lease shall be valid and enforceable when accepted in writing by LESSOR and shall be governed by the Laws of the Commonwealth of Massachusetts and shall be binding upon LESSOR and LESSEE and their respective legal representatives, successors and assigns.

25. **OTHER COVENANTS AND WARRANTIES OF LESSEE.** LESSEE agrees that this Lease is irrevocable for the full term thereof, that LESSEE'S obligations under this Lease are absolute and shall continue without abatement and regardless of any disability to use the Equipment or any part thereof because of any reason including, but not limited to, war, act of God, governmental regulations, strike, loss, damage, destruction, obsolescence, failure of or delay in delivery, failure of the Equipment properly to operate, termination by operation of law, or any other cause.

STATEMENT OF TERMINATION OF FINANCING
(Pursuant to Uniform Commercial Code)

April 21, 1986

THE UNDERSIGNED, being the Secured Party named in the Financing Statement hereinafter described, no longer claims a security interest under the said Financing Statement and the same is hereby terminated:

Description of FINANCING STATEMENT hereby terminated:

File No. 830321 in Office of Clerk of Court
(Filing Officer) A. P. Smith
(County and State)

Debtor or Debtors (name and Address):

Sheldene White
911 Mago Vista Rd
Arnold MD 21012

The said Filing Officer, on presentation to him of this Statement of Termination of Financing, and payment of the fees required by law, is hereby authorized and directed to note the same in the Index, and unless otherwise required by law, remove the said Financing Statement from the files and return the same to the Secured Party as provided in the Uniform Commercial Code.

H. H. Schmidt, Secured Party

By: [Signature] Its Branch Office Manager

Form 91 MD (3-79)



1986 APR 23 AM 11:17

ELIZABETH COLLISON
CLERK

RECORD FEE 10.00
POSTAGE 50
APR 23 1986
C777 R02 110:24

☐ TO BE

☒ NOT TO BE

RECORDED IN
LAND RECORDS

☐ SUBJECT TO

☒ NOT SUBJECT TO

RECORDING TAX
ON PRINCIPAL
AMOUNT OF

\$

FINANCING STATEMENT

1. Debtor(s):

Covington Machine and Welding, Inc.
Name or Names—Print or Type
2015 Renard Court Annapolis Maryland 21401
Address—Street No., City - County State Zip Code
Name or Names—Print or Type
Address—Street No., City - County State Zip Code

2. Secured Party:

COMEQ, Inc.
Name or Names—Print or Type
P. O. Box 2193 Baltimore Maryland 21203
Address—Street No., City - County State Zip Code

3. This Financing Statement covers the following types of property: (Describe) (Attach separate list if necessary).

1 - New GEKA Hydraulic Ironworker Model Hydracrop 100A, Serial No. 13116.
Complete with standard equipment and with electric length gauge.

4. If above described personal property is to be affixed to real property, describe real property.

5. If collateral is crops, describe real estate.

6. Proceeds of collateral ☒ are ☐ are not covered.

7. Products of collateral ☐ are ☒ are not covered.

DEBTOR(S):

SECURED PARTY:

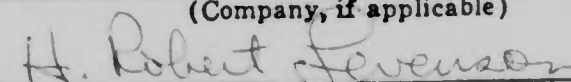

(Signature of Debtor)

GUY P. COVINGTON, V.P.
Type or Print

(Signature of Debtor)

Type or Print

COMEQ, Inc.
(Company, if applicable)


(Signature of Secured Party)

H. Robert Levenson, Treasurer
Type or Print (Include title if Company)

TO THE FILING OFFICER: After this statement has been recorded please mail the same to:

Name and Address COMEQ, Inc., P. O. Box 2193, Baltimore, Maryland 21203
Lucas Bros. Form F-1

TERMINATION STATEMENT

The undersigned Secured Party presents the following statement to a filing officer for filing pursuant to the Uniform Commercial Code and does hereby certify:

1. This Termination Statement shall apply to Original Financing Statement:

File No. 249632 Dated 11-7-83Record Reference Liber 467 Page 308

2. DEBTOR is:

Name: Tot's Inc.
(Last Name First)Address: 8081 Jumpers Mall, Pasadena, MD 21122RECORD FEE
POSTAGE10.00
.50

3. SECURED PARTY is:

Name: Union Trust Company of MarylandAddress: P.O. Box 1077, Baltimore, MD 21203#21520 0777 R02 T10124
APR 23 86

The Secured Party further certifies that he no longer claims a security interest under the above Original Financing Statement.

WHEREFORE the Secured Party requests the filing officer, pursuant to the authority contained in the Uniform Commercial Code, to record the within Termination Statement in the appropriate records and on the appropriate index, and return the same to the party designated below:

RETURN TO: UNION TRUST COMPANY OF MARYLAND
BALTIMORE AND ST. PAUL STREETS, BALTIMORE, MARYLAND 21203

SECURED PARTY:

UNION TRUST BANKDate: 4-10, 1986By: Barth. Quinn ASST VICE PRES.
(Title)

Mailed to Secured Party

BOOK 497 PAGE 236

261492

This FINANCING STATEMENT is presented to a filing officer for filing pursuant to the Uniform Commercial Code.

1 Debtor(s) (Last Name First) and Address(es) Cunningham Sand and Gravel, Inc. 1073 St. Stephens Church Road Crownsville, MD 21032	2 Secured Party(ies) and Address(es) Furnival Machinery Company 7135 Standard Drive Hanover, MD 21076	3 Maturity date (if any): For Filing Officer (Date, Time, Number, and Filing Office) RECORD FEE 11.00 POSTAGE .50 #01523 0177 002 110:29 APR 23 86
4 This financing statement covers the following types (or items) of property: One (1) Komatsu Model WA600 Wheel Loader SN/10154 COMPLETE WITH ALL PRESENT AND FUTURE ATTACHMENTS, ACCESSORIES, REPLACEMENT PARTS, REPAIRS, ADDITIONS AND ALL PROCEEDS THEREOF Transaction Not Subject to Recordation Tax		5 Assignee(s) of Secured Party and Address(es) Associates Commercial Corp- oration, 8002 Discovery Drive, Richmond, VA 23288

This statement is filed without the debtor's signature to perfect a security interest in collateral (check ☒ if so)
☐ already subject to a security interest in another jurisdiction when it was brought into this state
☐ which is proceeds of the original collateral described above in which a security interest was perfected

Check ☒ if covered. ☒ Proceeds of collateral are also covered ☐ Products of Collateral are also covered No. of additional sheets presented:

Filed with: Anne Arundel County

Cunningham Sand and Gravel, Inc. Furnival Machinery Company

By: James Cunningham By: J P Wrenth SECY TREWS
Signature(s) of Debtor(s) Signature(s) of Secured Party(ies)

Filing Officer Copy — Alphabetical 603469 Rev. 12-80

Mailed to Secured Party

1986 APR 23 AM 11:17

E. AUDREY COLLISON
CLERK

261493

FINANCING STATEMENT FORM UC-1

Identifying File No. _____

ALL INFORMATION MUST BE TYPEWRITTEN OR PRINTED IN INK.

SIGNATURES MUST BE IN INK

If transaction or transactions wholly or partially subject to recordation tax indicate amount of taxable debt here \$ _____

If this statement is to be recorded in land records check here ☐

This financing statement Dated 3/27/86 is presented to a filing officer for filing pursuant to the Uniform Commercial Code.

1. DEBTOR

Name STONE, Robert C. & Nancy L.Address 3449 Juneway Baltimore, MD 21213

2. SECURED PARTY

Name First Commercial CorporationAddress 303 Second St.Annapolis, MD 21403

Person And Address To Whom Statement Is To Be Returned If Different From Above.

3. Maturity date of obligation (if any) N/A

4. This financing statement covers the following types (or items) of property: (list)

1986 Holiday Mansion 38' Fiberglass Hull #MH009530686
1986 Crusader Gas Twin 270HP Engines #SB57343 & PT57346

Home Anchorage/Winter: Annapolis, MD

Assignee:

Horizon Financial, F.A.
808 Masons Mill Business Park
1800 Byberry Rd.
Huntingdon Valley, PA 19006

Mail to _____

CHECK ☒ THE LINES WHICH APPLY

5. ☐ (If collateral is crops) The above described crops are growing or are to be grown on: (describe real estate)

☐ (If collateral is goods which are or are to become fixtures) The above described goods are affixed or to be affixed to: (describe real estate)

☐ (Proceeds of collateral are also covered)☐ (Products of collateral are also covered)

Robert C. Stone
(Signature of Debtor)

Robert C. Stone

Type or Print Above Name on Above Line

Nancy L. Stone
(Signature of Debtor)

Nancy L. Stone

Type or Print Above Signature on Above Line

AG-ENT
(Signature of Secured Party)

First Commercial Corporation

Type or Print Above Signature on Above Line

J. F. CLERK

1986 APR 23 AM 11:18

E. AUBREY COLLISON

Anne Arundel

BOOK 497 PAGE 238

261134

Purchase Money Mortgage

~~XXXXXX~~ (Not Subject) to Recordation Tax **FINANCING STATEMENT** Principal Amount of Debt \$ 59,000.00

This Financing Statement is presented to a filing officer pursuant to the Uniform Commercial Code

BORROWER(S) Name(s) (Last Name first) and Address(es)	SECURED PARTY'S Name and Address
Starr, Wayne E. 3930 Blackburn Road Burtonsville, MD 20866	MARYLAND NATIONAL BANK 326 First Street, Annapolis, MD 21403

This Financing Statement covers the following types of items of property

Describe fully, including where applicable manufacturer's or trade name, model and year, serial number, and whether new or used:

1965 Pacemaker 44'
USCG Official #298485

Also any accessories or equipment now or hereafter attached to any of above, replacements therefor and proceeds of any of above

RECORD FEE 11.00
APR 23 06

BORROWER(S)

Wayne E. Starr
Wayne E. Starr

SECURED PARTY

MARYLAND NATIONAL BANK

By

(Authorized Signature)

(NOTE: Type name under each signature and if company, type name of company and name and title of authorized signer.)

(Mr. Clerk Return to MARYLAND NATIONAL BANK at 326 First Street, Annapolis, MD 21403)

Goods are being kept at White Rocks Marina in Pasadena, MD 21122

Mailed to Secured Party

STATE OF MARYLAND

201500

FINANCING STATEMENT FORM UCC-1

Identifying File No. _____

ALL INFORMATION MUST BE TYPEWRITTEN OR PRINTED IN INK. SIGNATURES MUST BE IN INK

If transaction or transactions wholly or partially subject to records-
 tion tax indicate amount of taxable debt here. \$ N/A

If this statement is to be recorded
 in land records check here. ☐

This financing statement Dated _____ is presented to a filing officer for filing pursuant to the
 Uniform Commercial Code.

1. DEBTOR

Name Perry, William J., Jr.Address 7990 Quarterfield Road, Severn, MD 21144

2. SECURED PARTY

Name Chesapeake Ford Truck Sales, Inc. T/A Chesapeake Truck SalesAddress 8540 Pulaski Highway, Baltimore, MD 21237

Credit Alliance Corporation, P. O. Box 1680, Glen Burnie, MD 21061

Person And Address To Whom Statement Is To Be Returned If Different From Above.

3. Maturity date of obligation (if any) _____

4. This financing statement covers the following types (or items) of property: (list)

ASSIGNEE OF THE SECURED PARTY:

"All machinery, inventory, equipment and goods as described
 in attached entire Agreement &/or in any Schedule prepared
 in connection therewith. This UCC form together with the
 attached Security Agreement &/or Schedule are being sub-
 mitted for filing herewith as a financing statement."

Credit Alliance Corporation
 P. O. Box 1680
 500 DiGiulian Blvd.
 Glen Burnie, Maryland 21061

CHECK ☒ THE LINES WHICH APPLY5. ☐ (If collateral is crops) The above described crops are growing or are to be grown on: (describe real estate)
☐ (If collateral is goods which are or are to become fixtures) The above described goods are affixed or to be affixed to: (describe real estate)
☒ (Proceeds of collateral are also covered)☐ (Products of collateral are also covered)

William J. Perry, Jr.

William J. Perry, Jr.

(Signature of Debtor)

William J. Perry, Jr.

Type or Print Above Name on Above Line

(Signature of Debtor)

Type or Print Above Signature on Above Line

Chesapeake Ford Truck Sales, Inc.
T/A Chesapeake Truck Sales*H.C. Weidner V.P.*

(Signature of Secured Party)

H.C. Weidner, V.P.

Type or Print Above Signature on Above Line

ASSIGNMENT

BOOK 497 PAGE 240

FOR VALUE RECEIVED, we hereby sell, assign and transfer to Credit Alliance Corporation and/or Leasing Service Corporation (each herein called "CREDIT"), its successors and assigns, WITHOUT RECOURSE, except for breach of any agreement and/or warranty hereinafter set forth, the an-

nexed conditional sale contract and/or lease and/or chattel mortgage (herein called "contract") dated April 16, 1986,
Chesapeake Ford Truck Sales, Inc.
 between T/A Chesapeake Truck Sales, as Seller/Lessor/Mortgagee

and William J. Perry, Jr., 7990 Quarterfield Road, Severn, MD 21144
 (Name) (Address)

as Buyer/Lessee/Mortgagor (herein called "Obligor"), together with the sums payable thereunder and all our right, title and interest in and to the property therein described (the "Property"), and all notes, contracts of guaranty or surety, and collateral of any kind or nature which we have pertaining thereto, and all rights, remedies and powers relating thereto, with good right in CREDIT to collect and discharge the same.

We represent, warrant and agree as to said contract: We have good title thereto and to the Property and good right to sell, lease and transfer the same, it is a valid obligation arising out of a bona fide installment sale or lease or mortgage of the Property to Obligor in the ordinary course of business; it contains or describes the entire agreement and all instruments made or given in connection with such sale, lease, loan or mortgage; no representations, warranties or inducements not contained in the contract have been made or given; it reserves a valid, free and clear, title to or creates a first security interest and/or first lien upon the Property; it and the Property are free of any liens, claims, encumbrances, defenses, offsets and counterclaims, real or claimed; all data furnished to CREDIT and all statements made and unpaid balances shown in the contract are and will be true and correct, and the signatures thereon are the genuine signatures of persons having capacity to so contract; it is and will be enforceable against all parties thereto in accordance with its terms; we have complied, and it complies, with all applicable Federal, State and Municipal laws, rules or regulations having the force of law regarding conditional sale contracts, security agreements, leases, loans, chattel mortgages and installment paper; it has been properly and timely filed or recorded; the Property has been delivered, accepted, installed, and insured and we will fulfill our obligations to Obligor with respect thereto, and there is still unpaid and owing thereon the sum total of the unmatured installments stipulated in and evidenced by the contract. We further represent, warrant and agree that CREDIT has a valid and enforceable first security interest and/or first lien on the Property and we subordinate to CREDIT all liens and/or encumbrances (statutory and/or otherwise) which we may acquire and/or assert against the Property; that CREDIT may in our name endorse any notes and/or any other obligations given in connection with the contract and all remittances received; and we give express permission to CREDIT to release, by operation of law or otherwise, and/or to compromise or adjust any and all rights against and grant extensions of time of payment to Obligor or any other persons obligated on the contract and/or notes, and to substitute debtors, without notice to us and without affecting our obligations hereunder. The warranties, representations and agreements contained in the most recent agreement, if any, between us and CREDIT applicable to the purchase of paper (as defined therein) are incorporated herein by reference and are deemed repeated by us to induce CREDIT to accept this assignment. We hereby waive notice of acceptance hereof, presentment for payment, demand, notice of protest and dishonor, notice of default or non-payment and notices of every kind and nature with respect to the contract and any notes and/or any other obligations given in connection therewith.

We represent and warrant that as at the day of the execution hereof the unpaid balance of the contract assigned hereby is \$ 11,342.16
 IN WITNESS WHEREOF, we have hereunto set our hand and seal this 16th day of April, 19 86
Chesapeake Ford Truck Sales, Inc.
T/A Chesapeake Truck Sales (SEAL)
 (Seller/Lessor/Mortgagee)

By H. P. Meadows V.P.

(If corporation, print or type exact corporate name, have authorized officer sign, stating his title, and attach corporate seal. If partnership, print or type exact firm name and have one or more partners sign.)

Chesapeake Ford Truck Sales, CONDITIONAL SALE CONTRACT NOTE

TO: Inc. T/A Chesapeake Truck Sales

FROM: William J. Perry, Jr.

8540 Pulaski Highway, Baltimore, MD 21237

7990 Quarterfield Road, Severn, MD 21144

The undersigned ("Buyer") hereby purchases from Seller the property described below (the "property") as-is, on the following terms and conditions:

Description of Property Purchased (Include make, year, model identification, model and serial numbers or marks):

One (1) Used 1976 Ford Model
F700 Dump Truck, S/N F70EVC-
61357

(1) CASH SALE PRICE	\$ 11,396.00
(2) DOWN PAYMENT in Cash	\$ 2,396.00
(3) DOWN PAYMENT in Goods * (Trade-in Allowance)	\$ -0-
(4) UNPAID BALANCE [Items (1)-(2)-(3)]	\$ 9,000.00
(5) INSURANCE and other Benefits	\$ -0-
Types of coverage and benefits	
(6) OFFICIAL or DOCUMENTARY FEES	\$ 250.00
Describe and Itemize	
(7) PRINCIPAL UNPAID BALANCE [Items (4)+(5)+(6)]	\$ 9,250.00
(8) FINANCE CHARGE (Time Price Differential)	\$ 2,092.16
(9) CONTRACT PRICE (Time Balance) [Items (7)+(8)]	\$ 11,342.16
(10) TIME SALES PRICE [Items (2)+(3)+(9)]	\$ 13,738.16

• Description of any Trade-In:

The property purchased shall remain personalty and not become part of any realty and shall be located and kept for use at:
7990 Quarterfield Road **Severn,** **Anne Arundel County, Maryland**
 (Street and Number) (City) (County) (State)

Buyer, jointly and severally if more than one, hereby agrees and promises to pay to the order of Seller or any assignee or endorsee (hereinafter collectively called "Holder") hereof at the office of Credit Alliance Corporation in New York, New York or at such other place as the Holder hereof may from time to time appoint, the sum of **Eleven thousand three hundred forty two and 16/100** *****

being the above indicated Contract Price (hereinafter called the "time balance") in **36** successive monthly installments, commencing on the **17th** day of **May**, 19 **86**, and continuing on the same date each month thereafter until paid; the

first **35** installments each being in the amount of \$ **315.06** and the final installment being in the amount of \$ **315.06** with interest from date hereof on the unpaid amount of said time balance being payable monthly to the Holder until maturity at the rate of **-0-** % per annum and after maturity at the highest lawful contract rate plus all collection, late and other charges and if placed in the hands of an attorney for collection, a reasonable sum (20%) as attorneys' fees. The makers, endorsers and all parties to this contract note hereby waive presentment for payment, demand, protest, notice of protest and notice of dishonor hereof, and further hereby waive all benefits of valuation, appraisal and exemption laws. Holder may extend the time of payment hereof, postpone the enforcement hereof, grant any other indulgence and add or release any party primarily or secondarily liable hereon without affecting or diminishing the Holder's right of recourse against the makers, endorsers and all parties hereto, which right is hereby expressly reserved.

Title to the property is to remain in Holder until the time balance and any and all other sums owing by Buyer to Holder or any judgment therefor are fully paid and all the terms, conditions and agreements herein contained shall have been fulfilled. Injury to or loss or destruction of the property, from whatever cause, shall not release Buyer from payment as provided herein. Buyer acknowledges that before the execution of this contract Seller quoted to Buyer both a cash price and a time price for the property and offered to sell same to Buyer for either of such prices. Buyer agrees, at Buyer's own expense to keep the property in good order and repair; not to misuse, abuse or illegally use the property; to be responsible for all loss or damage to the property from any cause whatsoever; to immediately notify Holder of any change in Buyer's residence, not to create or suffer any liens or adverse claims of any kind against the property, nor permit nor suffer it to come into the possession of any other person, nor sell nor remove it nor suffer its removal from the place of its location shown above without prior written consent from Holder; not to remove nor permit to be removed any equipment or accessories now or hereafter placed upon the property; to keep the property insured, at Buyer's expense, against loss or damage by fire, theft, collision (if appropriate) and such risks as are customary, in amount, form, coverage and insurer satisfactory to Holder, with loss payable to Holder as its interest may appear, such policies to be delivered to Holder; and if Buyer fails to so insure, Holder shall have the right to do so at Buyer's expense. Buyer hereby irrevocably appoints Holder as Buyer's attorney-in-fact to make claim for, reserve payment of and execute and endorse all documents, checks or drafts received in payment of loss or damage under any insurance. Buyer acknowledges that no warranties, representations nor agreements not expressed herein have been made by Holder. Buyer further acknowledges notice of Seller's intended assignment/endorsement of this contract note, and upon such assignment/endorsement, Buyer agrees not to assert against any assignee/endorsee hereof any defense, setoff, recoupment claim or counterclaim which Buyer may have against Seller, whether arising hereunder or otherwise. In any jurisdiction where the Uniform Commercial Code is in effect Buyer grants to Holder a security interest in the property and any and all inventory, goods, equipment, machinery, fixtures and assets of any and every kind, wherever located now or hereafter belonging to Buyer or in which Buyer has any interest (all hereinafter collectively called "collateral") and agrees that said security interest secures any and all obligations of Buyer at any time owing to Holder, now existing and/or hereafter incurred. Buyer shall not assign this contract without the prior written consent of Holder.

TERMS AND CONDITIONS HEREOF CONTINUED ON REVERSE SIDE

LIABILITY INSURANCE COVERAGE FOR BODILY INJURY AND PROPERTY DAMAGE
 CAUSED TO OTHERS IS NOT INCLUDED IN THIS CONTRACT NOTE

NOTICE TO RETAIL BUYER: (1) Do not sign this contract note before you read it or if it contains any blank spaces. (2) You are entitled to an exact copy of the contract note you sign at the time you sign. Keep it to protect your legal rights. (3) You have the right to pay in advance the full amount due and under certain conditions to obtain a partial refund of the time price differential. No other agreement, oral or written, express or implied has been made by either party.

BUYER ACKNOWLEDGES RECEIPT OF A SIGNED, TRUE AND EXACT EXECUTED COPY OF THIS CONTRACT NOTE.

Date: **April 16, 19 86**
 Accepted: **Chesapeake Ford Truck Sales, Inc.** (SEAL)
T/A Chesapeake Truck Sales
 (Print Name of Seller Here)

BUYER(S)-MAKER(S):

William J. Perry, Jr. (SEAL)
 (Print Name of Buyer Maker Here)

By: **William J. Perry, Jr.** (SEAL)
 Co-Buyer-Maker:
 (Print Name of Co-Buyer Maker Here)

(Witness as to Buyer's and Co-Maker's Signature)

(Witness as to Buyer's and Co-Maker's Signature)

This instrument prepared by

CA-1-2(7-76)

ORIGINAL FOR FILING-NON-NEGOTIABLE

*and to redeem the property if repossessed for default and require under certain conditions a resale of the property if repossessed.

INITIAL
 HERE

TERMS AND CONDITIONS OF CONDITIONAL SALE CONTRACT NOTE (Continued)

INITIAL
HERE

Time is of the essence of this contract note. If Buyer fails to pay any amount when due, or defaults in the prompt and faithful performance of any of the terms and conditions hereof or any other agreement with Holder, or becomes insolvent, or changes its management, operations, ownership of stock or control, or if bankruptcy, receivership or other insolvency proceeding is instituted by or against Buyer, or if Holder shall at any time deem property in danger of misuse, concealment, or misappropriation, then Holder may, without notice or demand, declare the entire unpaid balance hereunder together with interest, collection and late charges, attorneys' fees and any and all other sums owing to Holder (all collectively called the "Balance") immediately due and payable, whereupon Balance shall immediately be due and payable, and Buyer will immediately deliver possession of the collateral to Holder who may, without notice or demand or legal process, to the extent permitted by law: (1) empower Holder, or its designee, to enter upon any premises where the collateral may be found and take possession and carry away same without process of law; and (A) retain collateral and all payments made hereunder, or (B) retain all payments and sell collateral at public or private sale (all expenses incurred by Holder in connection with the repossession, storage, repair, refurbishing and sale, including attorneys' fees, then to the Balance plus late charges thereon, then to any other amounts owing by Buyer to Holder, and then pay any overplus to Buyer, who shall remain liable for any deficiency with interest at the highest lawful contract rate, or (C) retain the collateral and all payments made hereunder, credit Buyer with the then reasonable value of the collateral and recover from Buyer any deficiency together with any late charges, expenses and interest at the highest lawful contract rate, or (D) pursue any other remedy permitted by law or equity. It is agreed that any amount to be retained by Holder and the balance to be received, to the extent permitted by law, successively or concurrently and the exercise of one shall not bar the other. Buyer and Holder waive any and right to a trial by jury in any action or proceeding based hereon.

INITIAL
HERE

Buyer hereby waives and releases relief from any and all imprisonment, stay or exemption laws then in force and further waivers, with full knowledge of Buyer's rights and the effect of this waiver, any right to a hearing prior to any taking of collateral by Holder. Holder is hereby authorized to file one or more financing statements or a reproduction hereof as a financing statement. All security interests shall attach to any proceeds. In its sole discretion Holder may apply and/or change applications of any sums paid and/or to be paid by or for Buyer under any agreements, to any obligations of Buyer to Holder, presently existing or otherwise. Each person signing this contract warrants full authority to sign for the party named and said person, individually, together with the party named, shall be jointly and severally liable for the Balance hereunder. Late charges shall be calculated at one-fiftieth of 1% per day but not exceed any maximum permitted by applicable law.

INITIAL
HERE

This contract note contains the entire agreement of the parties and may not be modified except in writing. Seller shall not by acceptance of over payments or by any act or omission to act be deemed to have waived any right hereunder. A waiver on one occasion shall not operate as a waiver on a future occasion. A part of the consideration for Seller's entering into the contract, Buyer and its guarantors, including but not limited to, Stuart B. Glover, Esq., New York, New York, and C.A. Credit Corp., New York, New York, and/or other of them, in their own and their joint and several names, have been and are to be delivered to Holder, by certified mail, within three days of the date hereof. Each party hereby agree to the venue and jurisdiction of any court in the State and County of New York regarding any matter arising hereunder. Any provision hereof violating the law of any jurisdiction shall when governed by the law of such jurisdiction, be deemed void to the extent of such prohibition, but without invalidating the remaining provisions hereof. The parties each warrant and agree that Buyer has not received possession of the property prior to the date hereof. Intending that each and every provision of this contract note be fully effective according to its terms, the parties agree that the validity, enforceability and effectiveness of each provision hereof shall be determined by the law of the state of residence or principal place of business of the Buyer, Seller or Holder, whichever renders each such provisions effective. This contract shall be binding upon the heirs, administrators, legal representatives and successors of the Buyer.

GUARANTORS ENDORSERS SIGN HERE:

THE UNDERSIGNED, JOINTLY AND SEVERALLY, HEREBY UNCONDITIONALLY GUARANTY AND WARRANT THE FULL AND COMPLETE PAYMENT AND PERFORMANCE OF THE ABOVE CONDITIONAL SALE CONTRACT NOTE IN ACCORDANCE WITH THE TERMS THEREOF WHICH HAS BEEN READ AND IS HEREBY RATIFIED AND CONFIRMED. PAY TO THE ORDER OF CREDIT ALLIANCE CORPORATION.

_____ (L.S.)	_____ (L.S.)
(Guarantor-Endorser)	(Guarantor-Endorser)
_____ (L.S.)	_____ (L.S.)
(Guarantor-Endorser)	(Guarantor-Endorser)

ASSIGNMENT/ENDORSEMENT TO BE EXECUTED BY SELLER

For valuable consideration, the receipt whereof is hereby acknowledged, the undersigned ("Seller") hereby sells, assigns, endorses, transfers and sets over to CREDIT ALLIANCE CORPORATION ("Assignee"), its successors and assigns, the within conditional sale contract note (the "contract") and all right, title and interest in and to the property therein described (the "property"), and all rights and remedies therein, including the right to collect installments due thereon, and the right either in Assignee's own name, or in Seller's name, to take such legal proceedings or otherwise as Seller might have taken save for this assignment and endorsement, and warrants the payment when due of each sum payable thereunder and the payment on demand of the entire unpaid balance, in the event of nonpayment by the Buyer therein named ("Buyer") of any payment at its due date, or of any other default by Buyer without first requiring Assignee to proceed against Buyer. Seller will reimburse Assignee for all expenses not paid by Buyer, in connection with enforcing its rights hereunder, including but not limited to, attorneys' fees, court costs, expenses of repossession and sale and interest on overdue payments. In consideration of Assignee accepting this assignment/endorsement, Seller hereby designates and appoints Stuart B. Glover, Esq., New York, New York, and C.A. Credit Corp., New York, New York, or either of them, as Seller's true and lawful attorney-in-fact and agent for Seller and in Seller's name, place and stead to accept service of any process within the State of New York, Assignee agreeing to notify Seller at its address shown in the contract by certified mail within three days of such service having been effected. Assignee may at any time, without prior notice or demand to Seller, appropriate and apply toward the payment of any of Seller's obligations to Assignee, any and all balances, sums, property, credits, accounts, reserves, collections, checks or instruments belonging or payable to Seller in Assignee's possession, and for such purposes endorse the name of Seller on any instrument payable to Seller. Seller agrees that Assignee may audit Seller's books and records relating to all paper sold to it and agrees that without notice to and without releasing the liability of Seller hereon Assignee may release any rights against, grant extensions of time of payment to, and compromise claims with Buyer or any other obligor on the contract and repossess and resell any property, and Seller waives presentment and demand for payment, protest and notice of protest hereof and as to any other note or notes endorsed or hereafter to be endorsed by Seller, and Seller expressly waives the benefits of any present or future provisions of law which might extend the obligation of Seller as the result of any extension obtained by Buyer in any proceedings under any present or future provisions of law.

Seller warrants that the contract is genuine and in all respects what it purports to be; that all statements therein contained are true; that the contract is fully enforceable and the only contract and note executed for the property; that at the time of the execution of this assignment and endorsement Seller had good title to the property and the right to transfer title thereto; that the property has been duly delivered and accepted in accordance with the terms of the contract; that all parties to the contract have capacity to contract; that Seller has no knowledge of any facts which impair the validity of said contract or render it less valuable or valueless; that there is unpaid and owing thereon the whole of the balance due and Seller warrants against all liens, claims, defenses and counterclaims, real or claimed, Seller warrants compliance with all filing and recording requirements and all Federal, State and Municipal laws and rules, orders or regulations regarding conditional sale contracts, security agreements, notes and installment paper, hereby agreeing that any filing or recording or renewals thereof which Assignee may undertake at Seller's request, or otherwise, shall be at Seller's expense and without any responsibility whatsoever on Assignee's part for any omission or invalid accomplishment thereof, whether through Assignee's failure, neglect or for any reason, and such omission or invalid accomplishment shall not relieve Seller of any responsibility to Assignee. Assignee is hereby authorized to file one or more financing statements against or in the name of Seller. Seller expressly represents and warrants that the contract arises out of a bona fide sale in the first instance of the property by Seller to Buyer and that title to the property originated with Seller and not with Buyer and that prior to the execution of the contract, Buyer did not either directly or indirectly have any interest in the property, and that an actual delivery to and acceptance by Buyer has been made for Buyer's proper uses and purposes, and that any down payment was made by Buyer in cash and not its equivalent unless otherwise specifically stated in the contract and that no part thereof was loaned directly or indirectly by Seller to Buyer. Seller will not advance, give, or loan to Buyer directly or indirectly any part of the unpaid purchase price; that Buyer has not and will not either directly or indirectly receive from or through Seller any part of the consideration for this assignment and that Seller shall be fully liable for payment of all of Buyer's obligations in the event Buyer fails to pay its obligation under the contract in full immediately upon the sale, transfer, assignment or conversion of the property. Seller shall have no authority without Assignee's prior written consent to accept collection and/or repossess and/or consent to the return of the property and/or modify the terms of the contract. Pay to the order of Credit Alliance Corporation.

Notice of the acceptance hereof is hereby waived, and none of the terms hereof shall be modified except by a writing signed by an officer of Assignee. This assignment and endorsement has been executed and delivered to Assignee pursuant to and in furtherance of an existing agreement, if any, between Seller and Assignee. All representations, warranties and agreements therein contained are incorporated herein by reference and are deemed repeated by Seller as to induce Assignee to accept this assignment and endorsement.

Mailed to Secured Party

Date: _____ 19____

_____ (Witness)	By _____ (Corporate, Partnership or Trade Name or Individual Signature) (SEAL)	} Signature of Seller
	(Signature, Title of Officer, "Partner" or "Proprietor")	

STATE OF MARYLAND

BOOK 497 PAGE 243

86-0305-7

UNIFORM COMMERCIAL CODE

STATEMENTS OF CONTINUATION, PARTIAL RELEASE, ASSIGNMENT ETC. — FORM UCC-3

THIS STATEMENT REFERS TO ORIGINAL STATEMENT, IDENTIFYING FILE NO. 259894

RECORDED IN LIBER 793 FOLIO 366 ON 1/8/86 (DATE)

1. DEBTOR

Name Anne Arundel County, Maryland

Address Anne Arundel Center, Room 303 Annapolis Maryland 21404-1831

2. SECURED PARTY

Name Municipal Leasing Corporation

Address 8260 Greensboro Drive, McLean, Virginia 22102

Person And Address To Whom Statement Is To Be Returned If Different From Above.

3. Maturity date of obligation (if any)

A. Continuation ☐
The original financing statement between the foregoing Debtor and Secured Party, bearing the file number shown above, is still effective.

B. Partial Release ☐
From the collateral described in the financing statement bearing the file number shown above, the Secured Party releases the following:

C. Assignment ☒
The Secured Party certifies that the Secured Party has assigned to the Assignee whose name and address is shown below, Secured Party's rights under the financing statement bearing the file number, shown above in the following property:

D. Other: ☐
(Indicate whether amendment, termination, etc.)

Equipment: See Attachment A on original financing statement.

Assignee: Union Tidewater Financial Company
7St. Paul Place 5th Floor
Baltimore, Maryland 21202

85-900M A-3

CHECK ☒ FORM OF STATEMENT

Mailed to Secured Party

MUNICIPAL LEASING CORPORATION

Dated 12-18-85

(Signature of Secured Party)

Type or Print Above Name on Above Line

STATE OF MARYLAND

COUNTY
84031008

BOOK 497 PAGE 241

UNIFORM COMMERCIAL CODE
STATEMENTS OF CONTINUATION, PARTIAL RELEASE, ASSIGNMENT ETC. — FORM UCC-3

THIS STATEMENT REFERS TO ORIGINAL STATEMENT, IDENTIFYING FILE NO. 260105

RECORDED IN LIBER 494 FOLIO 093 ON Jan 23, 1986 (DATE)

1. DEBTOR

Name State of Maryland, Comptroller of the Treasury

Address State Income Tax Bldg., Annapolis, MD 21401

2. SECURED PARTY

Name Municipal Leasing Corporation

Address 8260 Greensboro Drive, Suite 225, McLean, VA 22102

Person And Address To Whom Statement Is To Be Returned If Different From Above.

3. Maturity date of obligation (if any)

CHECK ☒ FORM OF STATEMENT

A. Continuation ☐
The original financing statement between the foregoing Debtor and Secured Party, bearing the file number shown above, is still effective.

B. Partial Release ☐
From the collateral described in the financing statement bearing the file number shown above, the Secured Party releases the following:

C. Assignment ☒
The Secured Party certifies that the Secured Party has assigned to the Assignee whose name and address is shown below, Secured Party's rights under the financing statement bearing the file number, shown above in the following property:

D. Other: ☐
(Indicate whether amendment, termination, etc.)

Farmers and Mechanics National Bank
154 North Market Street
Frederick, MD 21701

MLC CONTRACT NO. 83-484M, #31

Mailed to Secured Party

Dated March 28, 1986

Melissa Aston
(Signature of Secured Party)
Melissa Aston

Type or Print Above Name on Above Line

STATE OF MARYLAND
BOOK 497 PAGE 245

COUNTY
86031010

UNIFORM COMMERCIAL CODE
STATEMENTS OF CONTINUATION, PARTIAL RELEASE, ASSIGNMENT ETC. — FORM UCC-3

THIS STATEMENT REFERS TO ORIGINAL STATEMENT, IDENTIFYING FILE NO. 260104

RECORDED IN LIBER 494 FOLIO 092 ON JAN 23, 1986 (DATE)

1. DEBTOR

Name State of Maryland, Comptroller of the Treasury

Address State Income Tax Bldg., Annapolis, MD 21401

2. SECURED PARTY

Name Municipal Leasing Corporation

Address 8260 Greensboro Drive, Suite 225, McLean, VA 22102

Person And Address To Whom Statement Is To Be Returned If Different From Above.

3. Maturity date of obligation (if any)

A. Continuation ☐
The original financing statement between the foregoing Debtor and Secured Party, bearing the file number shown above, is still effective.

B. Partial Release ☐
From the collateral described in the financing statement bearing the file number shown above, the Secured Party releases the following:

C. Assignment ☒
The Secured Party certifies that the Secured Party has assigned to the Assignee whose name and address is shown below, Secured Party's rights under the financing statement bearing the file number, shown above in the following property:

D. Other: ☐
(Indicate whether amendment, termination, etc.)

Farmers and Mechanics National Bank
154 North Market Street
Frederick, MD 21701

MLC CONTRACT NO. 83-484M, #32

CHECK ☒ FORM OF STATEMENT

Mailed to Secured Party

Dated March 28, 1986

Melissa Aston
(Signature of Secured Party)

Melissa Aston

Type or Print Above Name on Above Line

STATE OF MARYLAND

52041405

BOOK 497 PAGE 246

UNIFORM COMMERCIAL CODE

STATEMENTS OF CONTINUATION, PARTIAL RELEASE, ASSIGNMENT ETC. — FORM UCC-3

THIS STATEMENT REFERS TO ORIGINAL STATEMENT, IDENTIFYING FILE NO. 25892/253599RECORDED IN LIBER 472 FOLIO 197 ON 8/23/84 (DATE)

1. DEBTOR

Name State of Maryland, Administrative Office of the CourtsAddress Judicial Information Systems, 229-35 Hanover St., Annapolis, MD 21401

2. SECURED PARTY

Name Municipal Leasing CorporationAddress 8260 Greensboro Drive, McLean, VA 22102

Person And Address To Whom Statement Is To Be Returned If Different From Above.

3. Maturity date of obligation (if any)

A. Continuation ☐
The original financing statement between the foregoing Debtor and Secured Party, bearing the file number shown above, is still effective.

B. Partial Release ☐
From the collateral described in the financing statement bearing the file number shown above, the Secured Party releases the following:

C. Assignment ☒
The Secured Party certifies that the Secured Party has assigned to the Assignee whose name and address is shown below, Secured Party's rights under the financing statement bearing the file number, shown above in the following property:

D. Other: ☐
(Indicate whether amendment, termination, etc.)

Farmers & Mechanics National Bank
154 North Market Street
Frederick, MD 21701

81-291 m
Sol 10

CHECK ☒ FORM OF STATEMENT

Dated _____

(Signature of Secured Party)

MUNICIPAL LEASING CORPORATION
Type or Print Above Name on Above Line

STATE OF MARYLAND

COUNTY

86031006

BOOK 497 PAGE 247

UNIFORM COMMERCIAL CODE

STATEMENTS OF CONTINUATION, PARTIAL RELEASE, ASSIGNMENT ETC. — FORM UCC-3

THIS STATEMENT REFERS TO ORIGINAL STATEMENT, IDENTIFYING FILE NO. 260125

RECORDED IN LIBER 494 FOLIO 123 ON JAN 28, 1986 (DATE)

1. DEBTOR

Name State of Maryland, Comptroller of the Treasury

Address State Income Tax Bldg., Annapolis, MD 21401

2. SECURED PARTY

Name Municipal Leasing Corporation

Address 8260 Greensboro Drive, Suite 225, McLean, VA 22102

Person And Address To Whom Statement Is To Be Returned If Different From Above.

3. Maturity date of obligation (if any)

CHECK ☒ FORM OF STATEMENT

A. Continuation ☐
The original financing statement between the foregoing Debtor and Secured Party, bearing the file number shown above, is still effective.

B. Partial Release ☐
From the collateral described in the financing statement bearing the file number shown above, the Secured Party releases the following:

C. Assignment ☒
The Secured Party certifies that the Secured Party has assigned to the Assignee whose name and address is shown below, Secured Party's rights under the financing statement bearing the file number, shown above in the following property:

D. Other: ☐
(Indicate whether amendment, termination, etc.)

Farmers and Mechanics National Bank
154 North Market Street
Frederick, MD 21701

MLC CONTRACT NO. 83-484M, #30

Dated March 28, 1986

Melissa Aston
(Signature of Secured Party)

Melissa Aston

Type or Print Above Name on Above Line

BOOK 497 PAGE 248

201185

This FINANCING STATEMENT is presented to a filing officer for filing pursuant to the Uniform Commercial Code.		3 Maturity date (if any): For Filing Officer (Date, Time, Number, and Filing Office)
1 Debtor(s) (Last Name First) and Address(es) Elwood G. Trapp, Jr. 627 N. Hammond Ferry Rd Linthicum, Md. 21090	2 Secured Party(ies) and Address(es) Washington Freightliner, Inc 4100 41st Street Brentwood, Md. 20722	RECORD FEE 11.00 POSTAGE .50 821541 0777 R02 110:55 APR 23 86
4 This financing statement covers the following types (or items) of property: 1986 Western Star 4964-0 # 2WLPZCZZ7GK915212 NTC400 # 11058171 RTO 14613 # 50299882 QD100 82017594 QR100 82017706 DOCUMENT NOT SUBJECT TO RECORDATION TAX-CONDITIONAL SALES CONTRACT SIGNED BY DEBTOR. This statement is filed without the debtor's signature to perfect a security interest in collateral. (check <input checked="" type="checkbox"/> if so) <input type="checkbox"/> already subject to a security interest in another jurisdiction when it was brought into this state <input type="checkbox"/> which is proceeds of the original collateral described above in which a security interest was perfected:		5 Assignee(s) of Secured Party and Address(es) Associates Comm Corp P.O. Box A College Park, Md. 20740
Check <input checked="" type="checkbox"/> if covered. <input checked="" type="checkbox"/> Proceeds of collateral are also covered <input type="checkbox"/> Products of Collateral are also covered No. of additional sheets presented:		
Filed with: ANNE ARUNDEL COUNTY		
ELWOOD G. TRAPP, JR		WASHINGTON FREIGHTLINER, INC .
By: <u>Elwood Trapp, Jr.</u> Signature(s) of Debtor(s)	By: <u>[Signature]</u> Signature(s) of Secured Party(ies)	
Filing Officer Copy-Alphabetical		603469 Rev. 12-80

1986 APR 23 AM 11:18

E. AUBREY COLLISON
CLERK

J. F.
CLERK

BOOK 497 PAGE 249

201100

Debtor or Assignor Form

MARYLAND FINANCING STATEMENT

- ☐ Not subject to Recordation Tax
☒ Subject to Recordation Tax: Principal Amount is \$ 33,000.00
☐ To Be Recorded in Land Records (for fixtures, crops, timber, or minerals only)

DEBTOR

William J. Trepp D.D.S., P.A.
(Name)
3020 Mountain Road
(Address)
Pasadena, Maryland 21122

SECURED PARTY (OR ASSIGNEE)
THE FIRST NATIONAL BANK OF MARYLAND

Attn: Gail Zickafoose
(Name of Loan Officer)
83 Forest Plaza
(Address)
Annapolis, Maryland 21401

1. This Financing Statement covers the following types (or items) of property (the collateral): (attach separate list if necessary)

See attached Schedule A

J. F.
CLERK

1986 APR 23 PM 12:47

E. J. COLLISON
CLERK

11.00
231.00
231.00

RECORD FEE 11.00
RECORD TAX 231.00
POSTAGE .50
#04429 C237 601 712440
APR 23 1986

2. The collateral property is affixed or to be affixed to, or is or is to be crops grown on, or is timber to be cut from, or minerals on the like (and accounts resulting from the sale thereof) to be extracted from, the following real estate:

Record Owner, if different from the Debtor:

3. ☐ Products of the collateral are also specifically covered.

4. Mr. Clerk: Mail instrument to Secured Party named above or Assigned, if any, at the address stated.

DEBTOR (OR ASSIGNOR)

William J. Trepp D.D.S., P.A.

(Signature)
William J. Trepp

(Print or Type Name)

DEBTOR (OR ASSIGNOR)

(Seal)

(Seal)

(Signature)

(Print or Type Name)

BS-0650A-8406

11.00
231.00
231.00

SCHEDULE A

Collateral - As collateral security("Collateral") for all Obligations of Borrower to Bank, and in consideration of advances from Bank to Borrower, Borrower hereby grants and pledges to Bank a continuing security interest in: (1) all of the now owned and hereafter acquired machinery, equipment, furniture, fixtures (whether or not attached to real property), supplies and other personal property of Borrower, including any leasehold interest therein and all replacement parts and annexations thereto (herein called "Equipment"); all of Borrower's now owned or hereafter acquired and/or created accounts, instruments, chattel paper, contracts, contract rights, accounts receivable, tax refunds, notes, notes receivable, drafts, acceptances, documents, general intangibles, and other choses in action (not including wages or salary), including but not limited to proceeds of inventory and returned goods and proceeds from the sale of goods and services (herein called "Accounts"); all of Borrower's now owned and hereafter acquired inventory, wherever located, including but not limited to all raw materials, parts containers work in process, finished goods, wares and merchandise, and goods returned for credit, repossessed, reclaimed or otherwise reacquired by Borrower and all products and proceeds thereof including but not limited to sales proceeds of any kind (herein called "Inventory"); and all other now owned and hereafter acquired assets of Borrower, including but not limited to all leases, rents, chattels, leasehold improvements, installment purchase and/or sales contracts, bonds, stocks, certificates, advances, deposits, trademarks, tradenames, licenses, patents and cash values of life insurance, all of which, including the above-described Equipment, Accounts and Inventory, shall herein be called "Assets"; (2) all proceeds (including insurance proceeds) and products of the above-described Assets; (3) any of Borrower's assets in which Bank has been or is hereafter granted a security interest under any other security agreements, notes or other obligations or liabilities between Borrower and Bank; (4) any accounts property, securities or monies of Borrower which may at any time be assigned or delivered or come into possession of Bank as well as all proceeds and products thereof; and (5) all of the actual books and records pertaining to any of the above-described items of Collateral.

Mailed to Secured Party

201457

Debtor or Assignor Form

MARYLAND FINANCING STATEMENT

- ☐ Not subject to Recordation Tax
☒ Subject to Recordation Tax, Principal Amount is \$2,250.00
☐ To Be Recorded in Land Records (for fixtures, crops, timber, or minerals only)

DEBTOR

Vocational Consultants
 (Name)
 2083 West Street
 (Address)
 Annapolis, Maryland 21401

SECURED PARTY (OR ASSIGNEE)
 THE FIRST NATIONAL BANK OF MARYLAND
 Attn: Cathy Lewis
 (Name of Loan Officer)
 First National Bank of Maryland
 (Address)
 18 West Street
 Annapolis, Md. 21401

1. This Financing Statement covers the following types (or items) of property (the collateral) (attach separate list if necessary)

ITT phone system EAK-1 Serial #18452956

RECORD FEE 11.00
 RECORD TAX 17.50
 POSTAGE .50
 104590 0237 R01 710:41
 APR 23 86

2. The collateral property is affixed or to be affixed to, or is or is to be crops grown on, or is timber to be cut from, or minerals on the like (and accounts resulting from the sale thereof) to be extracted from, the following real estate.

Record Owner, if different from the Debtor

3. ☐ Products of the collateral are also specifically covered.
 4. Mr. Clerk: Mail instrument to Secured Party named above or Assignee, if any, at the address stated.

DEBTOR (OR ASSIGNOR)

(Seal)
 (Seal)
 Martin A. Kranitz
 (Signature)
 (Print or Type Name)

DEBTOR (OR ASSIGNEE)

(Seal)
 (Seal)
 Yvonne R. Braun
 (Signature)
 (Print or Type Name)

Mailed to Secured Party

110-1750

201493

Debtor or Assignor Form

MARYLAND FINANCING STATEMENT

- ☐ Not subject to Recordation Tax
☒ Subject to Recordation Tax; Principal Amount is \$ 4,800.00
☐ To Be Recorded in Land Records (for fixtures, crops, timber, or minerals only)

DEBTOR

Clinton J. & Donna H. Tull
1277 Green Holly Drive
 (Name)
Annapolis, Maryland 21401
 (Address)

SECURED PARTY (OR ASSIGNEE)

THE FIRST NATIONAL BANK OF MARYLAND

Attn Catherine T. Lewis
 (Name of Loan Officer)

18 West Street
 (Address)
Annapolis, Maryland 21401

1. This Financing Statement covers the following types (or items) of property (the collateral): (attach separate list if necessary)

Toshiba BD Copier 3301
 3 X 5 Cohort Telephone System
 Processor A/T 2000

CLERK

1986 APR 23 PM 12:47

E. J. COLLISON

RECORD FEE 12.00
 RECORD TAX 35.00
 POSTAGE .50
 #04491 0237 R01 T12143
 APR 23 86

2. The collateral property is affixed or to be affixed to, or is or is to be crops grown on, or is timber to be cut from, or minerals on the like (and accounts resulting from the sale thereof) to be extracted from, the following real estate.

Record Owner, if different from the Debtor: _____

3. ☐ Products of the collateral are also specifically covered.
 4. Mr. Clerk: Mail instrument to Secured Party named above or Assignee, if any, at the address stated.

DEBTOR (OR ASSIGNOR)

(Seal)
Clinton J. Tull (Seal)
 (Signature)
Clinton J. Tull
 (Print or Type Name)

DEBTOR (OR ASSIGNOR)

(Seal)
Donna H. Tull (Seal)
 (Signature)
Donna H. Tull
 (Print or Type Name)

Mailed to Secured Party

STATE OF MARYLAND

BOOK 497 PAGE 253

FINANCING STATEMENT FORM UCC-1

Identifying File No. 201100

ALL INFORMATION MUST BE TYPEWRITTEN OR PRINTED IN INK. SIGNATURES MUST BE IN INK

If transaction or transactions wholly or partially subject to recordation tax indicate amount of taxable debt here. \$

If this statement is to be recorded in land records check here. ☐

This financing statement Dated _____ is presented to a filing officer for filing pursuant to the Uniform Commercial Code.

1. DEBTOR

Name REA MAGNET WIRE COMPANY, INC.

Address 717C Hammonds Ferry Road, Linthicum Heights, MD 21090
3600 E. Pontiac Street, Fort Wayne, IN 46896 (Corporate headquarters)

2. SECURED PARTY

Name BARCLAYSAMERICAN/BUSINESS CREDIT, INC.

Address 530 N. Water Street, Milwaukee, WI on behalf of itself and as

Agent on behalf of SUMMIT BANK, One Summit Square, Ft. Wayne, IN
Person And Address To Whom Statement Is To Be Returned If Different From Above.

3. Maturity date of obligation (if any) _____

4. This financing statement covers the following types (or items) of property: (list) All of the following whether presently existing or hereafter created or acquired: 1) All accounts receivable, contract rights, and general intangibles including returns and repossessions. 2) All inventory whether raw materials, work in process or finished goods including materials used or usable in the manufacturing, processing, packaging or shipping of inventory. 3) All goods, including, but not limited to machinery, equipment, furniture, furnishings and fixtures, all motor vehicles, and all accessories, tools, fittings, and parts therefor. 4) All documents, instruments and chattel paper. 5) Insurance proceeds, if any, on above. 6) All goodwill, trademarks, tradenames, and deposit accounts. 7) Debtor has no right to dispose of the collateral except inventory in the ordinary course of business.

CHECK ☒ THE LINES WHICH APPLY

5. ☐ (If collateral is crops) The above described crops are growing or are to be grown on: (describe real estate)

- ☐ (If collateral is goods which are or are to become fixtures) The above described goods are affixed or to be affixed to: (describe real estate)

- ☒ (Proceeds of collateral are also covered)

- ☒ (Products of collateral are also covered)

REA MAGNET WIRE COMPANY, INC.

By: James M. Vann 4-18-86
(Signature of Debtor)

Type or Print Above Name on Above Line

(Signature of Debtor)

Type or Print Above Signature on Above Line

Mailed to Secured Party

BARCLAYSAMERICAN/BUSINESS CREDIT, INC.

By: _____

(Signature of Secured Party)

Type or Print Above Signature on Above Line

RECORD FEE 11.00
POSTAGE .50
40431 0055 101 71412
APR 24 86



STATE OF MARYLAND
FINANCING STATEMENT FORM UCC-1

BOOK 497 PAGE 254

Identifying File No. # 4808

ALL INFORMATION MUST BE TYPEWRITTEN OR PRINTED IN INK. SIGNATURES MUST BE IN INK 201490

If transaction or transactions wholly or partially subject to recordation tax indicate amount of taxable debt here. \$

If this statement is to be recorded in land records check here. ☐

This financing statement Dated is presented to a filing officer for filing pursuant to the Uniform Commercial Code.

1. DEBTOR

Name Seafood, Etc.

Address 4157 Mountain Road, Pasadena, Maryland 21122

2. SECURED PARTY

Name National Surety Leasing, Inc.

Address 672 Greenbriar Lane, Annapolis, Md. 21401

Person And Address To Whom Statement Is To Be Returned If Different From Above.

3. Maturity date of obligation (if any)

4. This financing statement covers the following types (or items) of property: (list)

Name and address of Assignee

"SEE ATTACHED SCHEDULE A"

(Conditional Sales Contract)

CHECK ☒ THE LINES WHICH APPLY

5. ☐ (If collateral is crops) The above described crops are growing or are to be grown on: (describe real estate)

☐ (If collateral is goods which are or are to become fixtures) The above described goods are affixed or to be affixed to: (describe real estate)

☒ (Proceeds of collateral are also covered)

☐ (Products of collateral are also covered)

Seafood, Etc.

X John F. Kursch
(Signature of Debtor)

John F. Kursch/Partner

Type or Print Above Name on Above Line

Edward J. Gills
(Signature of Debtor)

Edward J. Gills

Type or Print Above Signature on Above Line

NATIONAL SURETY LEASING, INC.

Carole Hardesty
(Signature of Secured Party)

Carole Hardesty

Type or Print Above Signature on Above Line

1986 APR 24 PM 3:06

BOOK 497 PAGE 255

SCHEDULE A - LEASE # 4808

DATED April 22, 1986

One (1) Custom Stainless Steel Hood, 12'
One (1) Custom Stainless Steel Hood, 8'
One (1) Vulcan 6 Burner Stove, Model 36L77R
Two (2) Keating Fryers
One (1) Randell Prep Table
One (1) Randell Freezer
One (1) Pinnacle Display Case, 6'
One (1) Pinnacle Display Case, 4'
One (1) Eagle 3 Compartment Sink
One (1) Kelvinator Freezer
One (1) Lobster Tank
One (1) Manitowac Ice Machine
One (1) Crystal Tip Ice Machine
One (1) Bally Walk-In Cooler
One (1) Metro Shelving, 6'
Three (3) Eagle Stainless Steel Tables
One (1) Eagle Handsink
One (1) Columbia Steamer
Three (3) Stainless Steel Crab Pots

A14343

BOOK 497 PAGE 256

Ann Arundel

FINANCING STATEMENT FORM UCC-1

Identifying File No. 201401

ALL INFORMATION MUST BE TYPEWRITTEN OR PRINTED IN INK.

SIGNATURES MUST BE IN INK

If transaction or transactions wholly or partially subject to recordation tax indicate amount of taxable debt here. \$ N/A

If this statement is to be recorded in land records check here ☐

This financing statement Dated 3/31/86 is presented to a filing officer for filing pursuant to the Uniform Commercial Code.

1. DEBTOR

Name CHARLES F. Meyer & Sons INC
Address 4910 SLOOS ROAD Lothian Md 20711

2. SECURED PARTY

Name American Equipment Leasing Co., Inc.
Address P.O. Box 1258, Reading, Pa. 19603

Person And Address To Whom Statement Is To Be Returned If Different From Above.

3. Maturity date of obligation (if any)

4. This financing statement covers the following types (or items) of property: (list)

IBM XT Computer
Okidata PRINTER

RECORD FEE 11.00
POSTAGE .50
921717 0777 R02 114135
APR 24 86

This financing statement is being recorded for notice purposes only and shall not be deemed to grant the debtor any property interest in the equipment herein described.

CHECK THE LINES WHICH APPLY

5. ☐ (If collateral is crops) The above described crops are growing or are to be grown on: (describe real estate)

☐ (If collateral is goods which are or are to become fixtures) The above described goods are affixed or to be affixed to: (describe real estate)

☒ (Proceeds of collateral are also covered)

☐ (Products of collateral are also covered)

Charles F. Meyer & Sons, Inc.

Signature of Debtor Pres.

SAMUEL F. MEYER
Type or Print Above Name on Above Line

(Signature of Debtor)

Type or Print Above Signature on Above Line

American Equipment Leasing Co., Inc.

Signature of Secured Party

Dawn C. McCoy, Oper. Coord.

Type or Print Above Signature on Above Line

BOOK 497 PAGE 257
MARYLAND FINANCING STATEMENT

261102

UCC-1

- ☒ Not Subject to Recordation Tax- Conditional Sales
☐ Recordation Tax of \$_____ on _____ Contract
Principal Amount of \$_____ is enclosed/
has been paid (strike inapplicable phrase).

For Filing Officer
File No. _____
Record Reference: _____
Date & Hour of Filing: _____

This financing statement is presented to a filing officer pursuant to the Uniform Commercial Code:

1. DEBTOR: Kurt Iron & Metal Co., Inc.
(Name or Names)
*** 2900 Childs Str., Baltimore, Maryland 21226
(Address)
- DEBTOR: _____
(Name or Names)

(Address)
2. SECURED PARTY: S.M. Christhlf & Son, Inc.
(Name or Names)
Timonium Rd. & Harrisburg Expressway, Timonium, Maryland 21093
(Address)
3. ASSIGNEE (if any)
of SECURED PARTY: Union Trust Company of Maryland
(Name or Names)
P.O. Box 22497, Baltimore, Maryland 21203
(Address)

4. This Financing Statement covers the following types (or items) of property:

One (1) P&H Model 8100 100 Ton Truck Crane, s/n 1965/27279 with Boom, Jib, Hydraulic Outriggers, plus all attachments and accessories.

RECORD FEE 11.00
POSTAGE 50
421719 6717 602 114:37
APR 24 86

EQUIPMENT MAY BE LOCATED IN ANNE ARUNDEL COUNTY



NOT SUBJECT TO RECORDATION TAX - CONDITIONAL SALES CONTRACT

5. The above described goods are affixed to, or are to be affixed to the following described real estate:

Mailed to Secured Part,

6. Proceeds of Collateral are covered hereunder: Yes ☒ No ☐
Products of Collateral are also covered: Yes ☐ No ☒

DEBTOR(S):
Kurt Iron & Metal Co., Inc.
By: Kurt Ellis President
(Type or print name of person signing) (Title)

By: _____
(Type or print name of person signing) (Title)

SECURED PARTY:
S.M. Christhlf & Son, Inc.
By: Fred G. Freund
(Type or print name of person signing)

Return To: Union Trust Company of Maryland, P.O. Box 22497, Baltimore, MD 21203

1100
1100

497 PAGE 258

RECORD FEE 12.00
POSTAGE .50
APR 24 1986

This FINANCING STATEMENT is presented to a filing officer for filing pursuant to the Uniform Commercial Code [3 Maturity date (if any):		
1. Debtor(s) (Last Name First) and address(es) Grahe, Gene S. & Florence M. 7805 Shellye Road Glen Burnie, MD 21061	2. Secured Party(ies) and address(es) Mazda-Vision, Inc. P.O. Box 1144 Pasadena, MD 21122	For Filing Officer (Date, Time, Number, and Filing Office) Book 480 Pg 30 #CS699 0345 R01 T 12:26 11/29/84
4. This financing statement covers the following types (or items) of property: Mazpro II 10' Conv. Tractor II Date: 10/24/84 Amount Financed: 3706.00		5. Assignee(s) of Secured Party and Address(es) Barclays American Financial 1350 Piccard Drive Rockville, MD 20850
This statement is filed without the debtor's signature to perfect a security interest in collateral. (check <input checked="" type="checkbox"/> if so) <input type="checkbox"/> already subject to a security interest in another jurisdiction when it was brought into this state. <input type="checkbox"/> which is proceeds of the original collateral described above in which a security interest was perfected.		
Check <input checked="" type="checkbox"/> if covered. <input type="checkbox"/> Proceeds of Collateral are also covered <input type="checkbox"/> Products of Collateral are also covered No. of additional Sheets presented:		
Filed with:		
TERMINATION STATEMENT: This Statement of Termination of Financing is presented to a Filing Officer for filing pursuant to the Uniform Commercial Code. The Secured Party certifies that the Secured Party no longer claims a security interest under the financing statement bearing the file number shown above.		
Date 2-25-86		By <u>R. H. Qualls</u> (Signature of Secured Party or Assignee of record. Not Valid Until Signed.)
(3) Filing Officer Copy-Acknowledgement		Filing Officer is requested to note file number, date and hour of filing on this copy and return to the person filing, as an acknowledgment.



1986 APR 24 PM 3:06

Mailed to Secured Party

F. ALBING & SONS

BOOK 497 PAGE 259

201431

This FINANCING STATEMENT is presented to a Filing Officer for filing pursuant to the Uniform Commercial Code.

No. of Additional Sheets Presented

(1) Debtor(s) (Last Name First) and Address(es)

Winn Health System Intern, Inc.
2138 Espey Court
Crofton, Md. 21114

(2) Secured Party(ies) (Name(s) And Address(es))

State National Bank of Md
P.O. Box 300
Millersville, Md. 21108

(3) (a) ☐ Collateral is or includes fixtures.
(b) ☐ Timber, Minerals or Accounts Subject to G.S. 25-9-103(5) are covered
(c) ☐ Crops Are Growing Or To Be Grown On Real Property Described In Section (5).
If either block 3(a) or block 3 (b) applies describe real estate, including record owner(s) in section (5).

(4) Assignee(s) of Secured Party, Address(es)

For Filing Officer

(5) This Financing Statement Covers the Following types [or items] of property.

NO RECORDATION CONDITIONAL SALES

Office Furniture: 2 Secretary ;s Desk, Table Desk , CRT table, Side chairs

☐ Products of the Collateral Are Also Covered.

(6) Signatures: Debtor(s)

Winn Health System International INC.

By

Standard Form Approved by N.C. Sec. of State and other states shown above.

(1) Filing Officer Copy - (2) Debtor

Secured Party(ies) [or Assignees]

State National Bank of Md.

(By)

Signature of Secured Party Permitted in Lieu of Debtor's Signature:
(1) Collateral is subject to Security Interest In Another Jurisdiction and ☒
☐ Collateral Is Brought Into This State
☐ Debtor's Location Changed To This State
(2) For Other Situations See: G.S. 25-9-402 (2)

UCC-1

Mailed to Secured Party

1986 APR 24 PM 3:07

E. AUGUST COLLISON

STATE OF MARYLAND

BOOK 497 PAGE 260

FINANCING STATEMENT Form UCC-1

Identifying File No.

ALL INFORMATION MUST BE TYPEWRITTEN OR PRINTED IN INK. SIGNATURES MUST BE IN INK

If transaction or transactions wholly or partially subject to recordation tax
indicate amount of taxable debt here \$ -0-

If this statement is to be recorded in
land records check here ☐

This financing statement Dated 3/18/86 3/21/86 is presented to a filing officer for filing pursuant to the
Uniform Commercial Code

1. DEBTOR

Name John C. Thomas and Cheryl Thomas

Address 1150 Mermaid Dr., Annapolis, Md. 21401

2. SECURED PARTY

Name Manufacturers Hanover Financial Services of Md., Inc.

Address 6001 Montrose Rd., Suite 702, Rockville, Md. 20852

SAME AS ABOVE

Person And Address To Whom Statement Is To Be Returned If Different From Above

3. Maturity date of obligation (if any) 4/20/93

4. This financing statement covers the following types (or items) of property (list)

Patio Enclosure - Sun Room

NOT SUBJECT TO RECORDATION TAX

CHECK THE LINES WHICH APPLY

5. ☐ (If collateral is crops) The above described crops are growing or are to be grown on (describe real estate)

☒ (If collateral is goods which are or are to become fixtures) The above described goods are affixed or to be affixed to
(describe real estate)

1150 Mermaid Dr., Annapolis, Md. 21401

☒ (Proceeds of collateral are also covered)

☒ (Products of collateral are also covered)

John C. Thomas
(Signature of Debtor)

JOHN C. THOMAS

Type or Print Above Name on Above Line

Cheryl Thomas
(Signature of Debtor)

CHERYL THOMAS

Type or Print Above Name on Above Line

Jacque Maloney
(Signature of Secured Party)

JACQUE MALONEY

Type or Print Above Signature on Above Line

RECORD FEE 12.00
POSTAGE 50
TOTAL 12.50
APR 24 1986

1986 APR 24 PM 3:00
FBI - MARYLAND
RECEIVED

Mailed to Secured Party

STATE OF MARYLAND

FINANCING STATEMENT FORM UCC-1

Identifying File No. 201406

ALL INFORMATION MUST BE TYPEWRITTEN OR PRINTED IN INK. SIGNATURES MUST BE IN INK

If transaction or transactions wholly or partially subject to recordation tax indicate amount of taxable debt here. \$ N/AIf this statement is to be recorded in land records check here. ☐

This financing statement Dated _____ is presented to a filing officer for filing pursuant to the Uniform Commercial Code.

1. DEBTOR

Name The Atlas Concrete Pump Service CompanyAddress Box 521, Cedar Point Severna Park, Maryland 21146

2. SECURED PARTY

Name Hollerbach Equipment Co., Inc.Address 8414 Washington Boulevard Jessup, Maryland 20794

Credit Alliance Corporation P.O. Box 1680 Glen Burnie, Maryland 21061

Person And Address To Whom Statement Is To Be Returned If Different From Above.

3. Maturity date of obligation (if any) _____

4. This financing statement covers the following types (or items) of property: (list)

"All machinery, inventory, equipment and goods as described in attached entire Agreement &/or in any Schedule prepared in connection therewith. This UCC form together with the attached Security Agreement &/or Schedule are being submitted for filing herewith as a financing statement."

Assignee of Secured Party
Credit Alliance Corporation
P.O. Box 1680
500 DiGiulian Boulevard
Glen Burnie, Maryland 21061

CHECK ☒ THE LINES WHICH APPLY5. ☐ (If collateral is crops) The above described crops are growing or are to be grown on: (describe real estate)☐ (If collateral is goods which are or are to become fixtures) The above described goods are affixed or to be affixed to: (describe real estate)☒ (Proceeds of collateral are also covered)☐ (Products of collateral are also covered)

The Atlas Concrete Pump Service Company

See attached for original signatures
(Signature of Debtor)_____
Type or Print Above Name on Above Line_____
(Signature of Debtor)_____
Type or Print Above Signature on Above Line

Hollerbach Equipment Co., Inc.

T.R. Hollerbach PRES.
(Signature of Secured Party)T.R. HOLLERBACH
Type or Print Above Signature on Above Line

ASSIGNMENT

FOR VALUE RECEIVED, we hereby sell, assign and transfer to Credit Alliance Corporation and/or Leasing Service Corporation (each herein called "CREDIT"), its successors and assigns, WITHOUT RECOURSE, except for breach of any agreement and/or warranty hereinafter set forth, the assigned conditional sale contract and/or lease and/or chattel mortgage (herein called "contract") dated April 16, 1986,

between Hollerbach Equipment Co., Inc., as Seller/Lessor/Mortgagee

and The Atlas Concrete Pump Service Company Box 321, Cedar Point Severna Park, MD 21146
(Name) (Address)

as Buyer/Lessee/Mortgagor (herein called "Obligor"), together with the sums payable thereunder and all our right, title and interest in and to the property therein described (the "Property"), and all notes, contracts of guaranty or surety, and collateral of any kind or nature which we have pertaining thereto, and all rights, remedies and powers relating thereto, with good right in CREDIT to collect and discharge the same.

We represent, warrant and agree as to said contract: We have good title thereto and to the Property and good right to sell, lease and transfer the same; it is a valid obligation arising out of a bona fide installment sale or lease or mortgage of the Property to Obligor in the ordinary course of business; it contains or describes the entire agreement and all instruments made or given in connection with such sale, lease, loan or mortgage; no representations, warranties or inducements not contained in the contract have been made or given; it reserves a valid, free and clear, title to or creates a first security interest and/or first lien upon the Property; it and the Property are free of any liens, claims, encumbrances, defenses, offsets and counterclaims, real or claimed; all data furnished to CREDIT and all statements made and unpaid balances shown in the contract are and will be true and correct; and the signatures thereon are the genuine signatures of persons having capacity to so contract; it is and will be enforceable against all parties thereto in accordance with its terms; we have complied, and it complies, with all applicable Federal, State and Municipal laws, rules or regulations having the force of law regarding conditional sale contracts, security agreements, leases, loans, chattel mortgages and installment paper; it has been properly and timely filed or recorded; the Property has been delivered, accepted, installed, and insured and we will fulfill our obligations to Obligor with respect thereto; and there is still unpaid and owing thereon the sum total of the unmatured installments stipulated in and evidenced by the contract. We further represent, warrant and agree that CREDIT has a valid and enforceable first security interest and/or first lien on the Property and we subordinate to CREDIT all liens and/or encumbrances (statutory and/or otherwise) which we may acquire and/or assert against the Property; that CREDIT may in our name endorse any notes and/or any other obligations given in connection with the contract and all remittances received; and we give express permission to CREDIT to release, by operation of law or otherwise, and/or to compromise or adjust any and all rights against and grant extensions of time of payment to Obligor or any other persons obligated on the contract and/or notes, and to substitute debtors, without notice to us and without affecting our obligations hereunder. The warranties, representations and agreements contained in the most recent agreement, if any, between us and CREDIT applicable to the purchase of paper (as defined therein) are incorporated herein by reference and are deemed repeated by us to induce CREDIT to accept this assignment. We hereby waive notice of acceptance hereof, presentment for payment, demand, notice of protest and dishonor, notice of default or non-payment and notices of every kind and nature with respect to the contract and any notes and/or any other obligations given in connection therewith.

We represent and warrant that as at the day of the execution hereof the unpaid balance of the contract assigned hereby is \$ 292,572.00
IN WITNESS WHEREOF, we have hereunto set our hand and seal this 16th day of April, 19 86

Hollerbach Equipment Co., Inc. (SEAL)
By T.R. Hollerbach PRES.

(If corporation, print or type exact corporate name, have authorized officer sign, stating his title, and attach corporate seal. If partnership, print or type exact firm name and have one or more partners sign.)

CONDITIONAL SALE CONTRACT NOTE

BOOK 497 PAGE 263

TO: Hollerbach Equipment Co., Inc.FROM: The Atlas Concrete Pump Service Company8414 Washington Boulevard Jessup, MD 20794Box 521, Cedar Point Severna Park, MD

21146

The undersigned ("Buyer") hereby purchases from Seller the property described below (the "property") as-is, on the following terms and conditions:

Description of Property Purchased (Include make, year, model identification, model and serial numbers or marks):

One (1) 1986 Ford LNT8000 Truck, S/N
1FDYW80U8GVA28947 with One (1) Schwing
Truck Mounted Concrete Pump, S/N
170210896 and Placing Boom Model
BPL900HDKVM28/24-125, S/N 1671525.

(1) TIME SALES PRICE \$ 302,572.00
(2) Less DOWN PAYMENT IN CASH \$ 10,000.00
(3) Less DOWN PAYMENT IN GOODS (Trade-in Allowance) \$ -0-
(4) CONTRACT PRICE (Time Balance) \$ 292,572.00

The property purchased shall remain personalty and not become part of any
realty and shall be located and kept for use at: Box 521, Cedar Point
Severna Park, Maryland 21146

Record Owner of Real Estate: _____

Buyer, jointly and severally if more than one, hereby agrees and promises to pay to the order of Seller or any assignee or endorsee (hereinafter collectively called "Holder") hereof at the office of Credit Alliance Corporation in New York, New York or at such other place as the Holder hereof may from time to time appoint, the sum of Two hundred ninety two thousand five hundred seventy two and 00/100 ***** Dollars (\$ 292,572.00)

being the above indicated Contract Price (hereinafter called the "time balance") in 84 successive monthly installments, commencing on the 16th day of May, 19 86, and continuing on the same date each month thereafter until paid; the first 83 installments each being in the amount of \$ 3,483.00 and the final installment being in the amount of \$ 3,483.00

with interest from date hereof on the unpaid amount of said time balance being payable monthly to the Holder until maturity at the rate of -0- % per annum and after maturity at the highest lawful contract rate plus all collection, late and other charges and if placed in the hands of an attorney for collection, a reasonable sum (20%) as attorneys' fees. The makers, endorsers and all parties to this contract note hereby waive presentment for payment, demand, protest, notice of protest and notice of dishonor hereof, and further hereby waive all benefits of valuation, appraisal and exemption laws. Holder may extend the time of payment hereof, postpone the enforcement hereof, grant any other indulgence and add or release any party primarily or secondarily liable hereon without affecting or diminishing the Holder's right of recourse against the makers, endorsers and all parties hereto, which right is hereby expressly reserved.

Title to the property is to remain in Holder until the time balance and any and all other sums owing by Buyer to Holder or any judgment therefor are fully paid and all the terms, conditions and agreements herein contained shall have been fulfilled. Injury to or loss or destruction of the property, from whatever cause, shall not release Buyer from payment as provided herein. Buyer acknowledges that before the execution of this contract Seller quoted to Buyer both a cash price and a time price for the property and offered to sell same to Buyer for either of such prices. Buyer agrees: at Buyer's own expense to keep the property in good order and repair; not to misuse, abuse or illegally use the property; to be responsible for all loss or damage to the property from any cause whatsoever; to immediately notify Holder of any change in Buyer's residence; not to create or suffer any liens or adverse claims of any kind against the property, nor permit nor suffer it to come into the possession of any other person, nor sell nor remove it nor suffer its removal from the place of its location shown above without prior written consent from Holder; not to remove nor permit to be removed any equipment or accessories now or hereafter placed upon the property; to keep the property insured, at Buyer's expense, against loss or damage by fire, theft, collision (if appropriate) and such risks as are customary, in amount, form, coverage and insurer satisfactory to Holder, with loss payable to Holder as its interest may appear, such policies to be delivered to Holder; and if Buyer fails to so insure, Holder shall have the right to do so at Buyer's expense. Buyer hereby irrevocably appoints Holder as Buyer's attorney-in-fact to make claim for, reserve payment of and execute and endorse all documents, checks or drafts received in payment of loss or damage under any insurance. Buyer acknowledges that no warranties, representations nor agreements not expressed herein have been made by Holder. Buyer further acknowledges notice of Seller's intended assignment/endorsement of this contract note, and upon such assignment/endorsement, Buyer agrees not to assert against any assignee/endorsee hereof any defense, setoff, recongment claim or counterclaim which Buyer may have against Seller, whether arising hereunder or otherwise. In any jurisdiction where the Uniform Commercial Code is in effect Buyer grants to Holder a security interest in the property and any and all inventory, goods, equipment, machinery, fixtures and assets of any and every kind, wherever located now or hereafter belonging to Buyer or in which Buyer has any interest (all hereinafter collectively called "collateral") and agrees that said security interest secures any and all obligations of Buyer at any time owing to Holder, now existing and/or hereafter incurred. Buyer shall not assign this contract without the prior written consent of Holder.

Time is of the essence of this contract note. If Buyer fails to pay any amount when due, or defaults in the prompt and faithful performance of any of the terms and conditions hereof or any other agreement with Holder, or becomes insolvent, or changes its management, operations, ownership of its stock or control, or if bankruptcy, receivership or other insolvency proceeding is instituted by or against Buyer, or if Holder shall at any time deem

TERMS AND CONDITIONS HEREOF CONTINUED ON REVERSE SIDE

BUYER ACKNOWLEDGES RECEIPT OF A SIGNED, TRUE AND EXACT EXECUTED COPY OF THIS CONTRACT NOTE.

Date: 4/16 19 86

BUYER(S)-MAKERS(S):

Accepted Hollerbach Equipment Co., Inc. (SEAL)The Atlas Concrete Pump Service Company (SEAL)By: T.A. Hollerbach PresBy: Robert A. Janigan Pres

Co-Buyer-Maker:

(SEAL)

(Witness as to Buyer's and Co-Maker's Signature)

(Print Name of Co-Buyer-Maker Here)

(Witness as to Buyer's and Co-Maker's Signature)

By: _____

This instrument prepared by _____

TERMS AND CONDITIONS OF CONDITIONAL SALES CONTRACT NOTE (Continued)

the property in danger of misuse, concealment, or misappropriation, or if Holder shall deem itself insecure, then Holder may, without notice or demand, declare the entire unpaid balance hereunder together with interest, collection and late charges, attorneys' fees and any and all other sums owing to Holder (all collectively called the "Balance") immediately due and payable, whereupon Balance shall immediately be due and payable, and Buyer will immediately deliver possession of the collateral to Holder who may, without notice or demand or legal process, to the extent permitted by law: (1) recover the Balance; (2) repossess the collateral, which Buyer shall assemble at and deliver to a place designated by Holder (Buyer hereby authorizes and empowers Holder, or its designee, to enter upon any premises where the collateral may be found and take possession and carry away same without process of law) and (A) retain collateral and all payments made hereunder, or (B) retain all payments and sell collateral at public or private sale (all without publication or notice to Buyer and with the right in Holder to purchase any collateral at such sale), applying the net proceeds to all charges and expenses incurred by Holder in connection with the repossession, storage, repair, refurbishing and sale, including attorneys' fees, then to the Balance plus late charges thereon, then to any other amounts owing by Buyer to Holder, and then pay any overplus to Buyer, who shall remain liable for any deficiency with interest at the highest lawful contract rate, or (C) retain the collateral and all payments made hereunder, credit Buyer with the then reasonable value of the collateral and recover from Buyer any deficiency together with any late charges, expenses and interest at the highest lawful contract rate, or (D) pursue any other remedy permitted by law or equity. It is agreed that any amount to be retained by Holder and the balance to be paid by Buyer under this paragraph shall not be as a penalty but as liquidated damages for the breach hereof. The remedies provided for herein may be exercised, to the extent permitted by law, successively or concurrently and the exercise of one shall not bar the other. Buyer and Holder waive any and all right to a trial by jury in any action or proceeding based hereon. Buyer hereby irrevocably authorizes any attorney of any court of record to appear for and confess judgment against Buyer (except in any jurisdiction where such action is not permitted by law) for the Balance and other monies due to Holder, plus expenses and 20% added for attorney's fees, without stay of execution, and Buyer hereby waives and releases relief from any and all appraisalment, stay or exemption laws then in force and further waives, with full knowledge of Buyer's rights and the effect of this waiver, any right to a hearing prior to any retaking of collateral by Holder. Holder is hereby authorized to file one or more financing statements or a reproduction hereof as a financing statement. All security interests shall attach to any proceeds. In its sole discretion Holder may apply and/or change applications of any sums paid and/or to be paid by or for Buyer under any agreements, to any obligations of Buyer to Holder, presently existing or otherwise. Each person signing this contract warrants full authority to sign for the party named and said person, individually, together with the party named, shall be jointly and severally liable for the Balance hereunder. Late charges shall be calculated at one-fifteenth of 1% per day but not exceed any maximum permitted by applicable law.

This contract note contains the entire agreement of the parties and may not be modified except in writing. Seller shall not by acceptance of overdue payments or by any act or omission to act be deemed to have waived any right hereunder. A waiver on one occasion shall not operate as a waiver on a future occasion. As part of the consideration for Seller's entering into this contract, Buyer hereby designates and appoints Stuart B. Glover, Esq., New York, New York, and C-A Credit Corp., New York, New York, or either of them, as Buyer's true and lawful attorney-in-fact and agent for Buyer and in Buyer's name, place and stead to accept service of any process within the State of New York. Holder agreeing to notify Buyer, at Buyer's address shown herein, by certified mail, within three days of such service having been effected. The parties hereto agree to the venue and jurisdiction of any court in the State of New York regarding any matter arising hereunder. Any provision hereof violating the law of any jurisdiction shall when governed by the law of such jurisdiction, be deemed void to the extent of such prohibition, but without invalidating the remaining provisions hereof. The parties each warrant and agree that Buyer has not received possession of the property prior to the date hereof. Intending that each and every provision of this contract note be fully effective according to its terms, the parties agree that the validity, enforceability and effectiveness of each provision hereof shall be determined by the law of the state of residence or principal place of business of the Buyer, Seller or Holder, whichever renders each such provision effective. This contract shall be binding upon the heirs, administrators, legal representatives and successors of the Buyer.

GUARANTORS-ENDORSERS SIGN HERE:

THE UNDERSIGNED, JOINTLY AND SEVERALLY, HEREBY UNCONDITIONALLY GUARANTY AND WARRANT THE FULL AND COMPLETE PAYMENT AND PERFORMANCE OF THE ABOVE CONDITIONAL SALE CONTRACT NOTE IN ACCORDANCE WITH THE TERMS THEREOF. PAY TO THE ORDER OF CREDIT ALLIANCE CORPORATION.

_____ (L.S.)	_____ (L.S.)
(Guarantor-Endorser)	(Guarantor-Endorser)
_____ (L.S.)	_____ (L.S.)
(Guarantor-Endorser)	(Guarantor-Endorser)

ASSIGNMENT/ENDORSEMENT TO BE EXECUTED BY SELLER

For valuable consideration, the receipt whereof is hereby acknowledged, the undersigned ("Seller") hereby sells, assigns, endorses, transfers and sets over to CREDIT ALLIANCE CORPORATION ("Assignee"), its successors and assigns, the within conditional sale contract note (the "contract") and all right, title and interest in and to the property therein described (the "property"), and all rights and remedies therein, including the right to collect installments due thereon, and the right either in Assignee's own name, or in Seller's name, to take such legal proceedings or otherwise as Seller might have taken save for this assignment and endorsement, and warrants the payment when due of each sum payable thereunder and the payment on demand of the entire unpaid balance, in the event of nonpayment by the Buyer therein named ("Buyer") of any payment at its due date, or of any other default by Buyer without first requiring Assignee to proceed against Buyer. Seller will reimburse Assignee for all expenses not paid by Buyer, in connection with enforcing its rights hereunder, including but not limited to, attorneys' fees, court costs, expenses of repossession and sale and interest on overdue payments. In consideration of Assignee accepting this assignment/endorsement, Seller hereby designates and appoints Stuart B. Glover, Esq., New York, New York, and C-A Credit Corp., New York, New York, or either of them, as Seller's true and lawful attorney-in-fact and agent for Seller and in Seller's name, place and stead to accept service of any process within the State of New York. Assignee agreeing to notify Seller at its address shown in the contract by certified mail within three days of such service having been effected. Assignee may at any time, without prior notice or demand to Seller, appropriate and apply toward the payment of any of Seller's obligations to Assignee, any and all balances, sums, property, credits, accounts, reserves, collections, checks or instruments belonging or payable to Seller in Assignee's possession, and for such purposes endorse the name of Seller on any instrument payable to Seller. Seller agrees that Assignee may audit Seller's books and records relating to all paper sold to it and agrees that without notice to and without releasing the liability of Seller hereon Assignee may release any rights against, grant extensions of time of payment to, and compromise claims with Buyer or any other obligor on the contract and repossess and resell any property, and Seller waives presentment and demand for payment, protest and notice of protest hereof and as to any other note or notes endorsed or hereafter to be endorsed by Seller, and Seller expressly waives the benefits of any present or future provisions of law which might extend the obligation of Seller as the result of any extension obtained by Buyer in any proceedings under any present or future provisions of law.

Seller warrants that the contract is genuine and in all respects what it purports to be; that all statements therein contained are true; that the contract is fully enforceable and the only contract and note executed for the property; that at the time of the execution of this assignment and endorsement Seller had good title to the property and the right to transfer title thereto; that the property has been duly delivered and accepted in accordance with the terms of the contract, that all parties to the contract have capacity to contract; that Seller has no knowledge of any facts which impair the validity of said contract or render it less valuable or valueless; that there is unpaid and owing thereon the whole of the balance due and Seller warrants against all liens, claims, defenses and counterclaims, real or claimed; Seller warrants compliance with all filing and recording requirements and all Federal, State and Municipal laws and rules, orders or regulations regarding conditional sale contracts, security agreements, notes and installment paper, hereby agreeing that any filing or recording or renewals thereof which Assignee may undertake at Seller's request, or otherwise, shall be at Seller's expense and without any responsibility whatsoever on Assignee's part for any omission or invalid accomplishment thereof, whether through Assignee's failure, neglect or for any reason, and such omission or invalid accomplishment shall not relieve Seller of any responsibility to Assignee. Assignee is hereby authorized to file one or more financing statements against or in the name of Seller. Seller expressly represents and warrants that the contract arises out of a bona fide sale in the first instance of the property by Seller to Buyer and that title to the property originated with Seller and not with Buyer and that prior to the execution of the contract, Buyer did not either directly or indirectly have any interest in the property, and that an actual delivery to and acceptance by Buyer has been made for Buyer's proper uses and purposes, and that any down payment was made by Buyer in cash and not its equivalent unless otherwise specifically stated in the contract and that no part thereof was loaned directly or indirectly by Seller to Buyer; Seller will not advance, give, or loan to Buyer directly or indirectly any part of the unpaid purchase price; that Buyer has not and will not either directly or indirectly receive from or through Seller any part of the consideration for this assignment and that Seller shall be fully liable for payment of all of Buyer's obligations in the event Buyer fails to pay its obligation under the contract in full immediately upon the sale, transfer, assignment or conversion of the property. Seller shall have no authority without Assignee's prior written consent to accept collection and/or repossess and/or consent to the return of the property and/or modify the terms of the contract. Pay to the order of Credit Alliance Corporation.

Notice of the acceptance hereof is hereby waived, and none of the terms hereof shall be modified except by a writing signed by an officer of Assignee. This assignment and endorsement has been executed and delivered to Assignee pursuant to and in furtherance of an existing agreement, if any, between Seller and Assignee. All representations, warranties and agreements therein contained are incorporated herein by reference and are deemed repeated by Seller as to induce Assignee to accept this assignment and endorsement.

Date: _____, 19 _____	_____ (SEAL)	} Signature of Seller
	(Corporate, Partnership or Trade Name or Individual Signature)	
_____ (Witness)	By: _____ (Signature: Title of Officer, "Partner" or "Proprietor")	

FINANCING STATEMENT FORM UC-1

ALL INFORMATION MUST BE TYPEWRITTEN OR PRINTED IN INK

Identifying File No. _____

SIGNATURES MUST BE IN INK

If transaction or transactions wholly or partially subject to recording tax indicate amount of taxable debt here \$ _____

If this statement is to be recorded in land records check here ☐

This financing statement Dated 4/5/86 is presented to a filing officer for filing pursuant to the Uniform Commercial Code.

1. DEBTOR

Name HomeSearch, Inc.
Address 12301 Old Columbia Pike, Suite 306, Silver Spring, MD 20904

2. SECURED PARTY

Name First Commercial Corporation
Address 303 Second Street, Annapolis, MD 21403

Person And Address To Whom Statement Is To Be Returned If Different From Above.

3. Maturity date of obligation (if any) _____

4. This financing statement covers the following types (or items) of property: (list)

1986 33' Trojan 330 - 10 Meter Express Fiberglass hull # TRJEH001E586

1986 Twin 350 HP Crusader Gas Engines #51115-P, 51622-S

First Assignee:
Horizon Financial, F.A.
808 Masons Mill Business Park
1800 Byberry Road
Huntingdon Valley, PA 19006

Residence: (not collateral)
Russell G. Alion, Sr.
10224 Scaggsville Road
Laurel, MD 20707

Home Anchorage/Winter: Edgewater, MD

CHECK THE LINES WHICH APPLY

6. ☐ (If collateral is crops) The above described crops are growing or are to be grown on: (describe real estate)

☐ (If collateral is goods which are or are to become fixtures) The above described goods are affixed or to be affixed to: (describe real estate)

☐ (Proceeds of collateral are also covered)

☐ (Products of collateral are also covered)

Russell G. Alion, Sr. President
(Signature of Debtor)
HomeSearch, Inc.
Russell G. Alion, Sr. President
Type or Print Above Name on Above Line

(Signature of Debtor)

Type or Print Above Signature on Above Line

Mailed to Assignee

(Signature of Secured Party)

First Commercial Corporation
Type or Print Above Signature on Above Line

Mailed to Secured Party

Anne Arundel

1986 APR 24 PM 3:07

E. MARY K. COLLISON

45-12-17

1100
50

261433

4/22/86

FINANCING STATEMENT

A.A. Co. Circuit Court
Annapolis, Md.

xxx subject to recordation tax

Fee: 53.50

LOAN - \$6,000.00

1. Name of Debtor(s): Barbara Stebbins
Address: 830 Bestgate Road
Annapolis, Md. 21401

2. Name of Secured Party: Annapolis Banking & Trust Co.
Address: P.O. Box 311
Annapolis, Md. 21404

RECORD FEE 11.00
RECORD TAX 42.00

POSTAGE .50

3. Name of Assignee: Annapolis Banking & Trust Co.
Address: Annapolis, Maryland

#04899 0237 001 7144.13
APR 24 86

4. This Financing Statement covers the following types (or items) of property:

1962 1 International Harvester Tractor Model #300 Ser.# 630A

with combine, wagon, blade & sprayer & plow
5. If collateral is goods which are or are to become fixtures—describe real estate, include house number and street or block reference where applicable; type "TO BE RECORDED IN LAND RECORDS" across top of page and complete reverse side of this form.)

6. The above-described goods are affixed or to be affixed to:

Debtor(s):

Secured Party:

X Barbara Stebbins
Barbara Stebbins

Annapolis Banking & Trust Co.
(Type Name of Dealership)

By Karen Q. Trettin
(Authorized Signature)

Karen Q. Trettin/Branch Officer
(Type Name and Title)

(NOTE: Type name under each signature and if company, type name of company and name and title of authorized signer.)

(Mr. Clerk: Return to Annapolis Banking and Trust Co. at address shown in 3. above.)

Mailed to Secured Party

11/20
42
52

STATE OF MARYLAND

BOOK 497 PAGE 267

UNIFORM COMMERCIAL CODE

STATEMENTS OF CONTINUATION, PARTIAL RELEASE, ASSIGNMENT ETC. — FORM UCC-3

THIS STATEMENT REFERS TO ORIGINAL STATEMENT, IDENTIFYING FILE NO. 14242

RECORDED IN LIBER 494 FOLIO 439 ON 2/6/86 (DATE)

1. DEBTOR

Name HARRISON & PALMER INC.
Address 635 RIDGLEY AVE., ANNAPOLIS, MD 21401

RECORD FEE 10.00
POSTAGE 50
\$17.50 C777 102 100:48
APR 25 86

2. SECURED PARTY

Name MAI BASIC FOUR, INC.
Address P. O. BOX C-11921

SANTA ANA, CA 92711

Person And Address To Whom Statement Is To Be Returned If Different From Above.

3. Maturity date of obligation (if any)

CHECK ☒ FORM OF STATEMENT

A. Continuation ☐
The original financing statement between the foregoing Debtor and Secured Party, bearing the file number shown above, is still effective.

B. Partial Release ☐
From the collateral described in the financing statement bearing the file number shown above, the Secured Party releases the following:

C. Assignment ☐
The Secured Party certifies that the Secured Party has assigned to the Assignee whose name and address is shown below, Secured Party's rights under the financing statement bearing the file number, shown above in the following property:

D. Other: ☒
(Indicate whether amendment, termination, etc.)

TERMINATION

TERMINATION

THE SECURED PARTY NO LONGER CLAIMS A SECURITY INTEREST UNDER THE FINANCING STATEMENT BEARING THE FILE NUMBER SHOWN ABOVE.

1986 APR 25 AM 8:52

E. ROBERT COLLISON

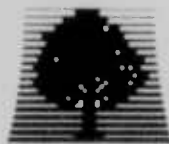
Dated APR 15 1986

C.R. CLERK

Mailed to Secured Party

MAI BASIC FOUR, INC., JENAN WILHELM,
MGR. CREDIT & COLLECTIONS

Type or Print Above Name on Above Line



BOOK 497 PAGE 268
MARYLAND NATIONAL BANK
We want you to grow.SM

261139

FINANCING STATEMENT

1. ☐ To Be Recorded in the Land Records at _____
2. ☒ To Be Recorded among the Financing Statement Records at Anne Arundel County
3. ☒ Not subject to Recordation Tax
4. ☐ Subject to Recordation Tax on an initial debt in the principal amount of \$ _____. The Debtor(s) certifies that with the filing of this Financing Statement or a duplicate of this Financing Statement, the Recordation Tax on the initial debt has been paid to _____

5. Debtor(s) Name(s) Address(es)
Conrad R. Biddinger 191 Inverness Road
Antonietta F. Biddinger Severna Park, Md. 21146

RECORD FEE 12.00
NOTARIAL FEE 50
TOTAL \$ 62.00
APR 25 86

6. Secured Party Address
Maryland National Bank 80 Mountain Road
Attention: Elaine J. Stevens Glen Burnie, Md. 21061

7. This Financing Statement covers the following property and all proceeds and products thereof, including, without limitation, all proceeds of any insurance policies covering all or any part of such property:

☐ A. *Inventory*. All of the inventory of each Debtor both now owned and hereafter acquired and as the same may now and hereafter from time to time be constituted, together with all cash and non-cash proceeds and products thereof.

☐ B. *Contract Rights*. All of the contract rights of each Debtor both now owned and hereafter acquired, together with all cash and non-cash proceeds and products thereof.

☐ C. *Accounts*. All of the accounts of each Debtor (including, without limitation, all notes, notes receivable, drafts, acceptances and similar instruments and documents) both now owned and hereafter acquired, together with (i) all cash and non-cash proceeds thereof, and (ii) all returned, rejected or repossessed goods, the sale or lease of which shall have given or shall give rise to an account and all cash and non-cash proceeds and products of all such goods.

☐ D. *General Intangibles*. All of the general intangibles of each Debtor (including, without limitation, all things in action, contractual rights, goodwill, literary rights, rights to performance, copyrights, trademarks and patents), both now owned and hereafter acquired, together with all cash and non-cash proceeds and products thereof.

☐ E. *Chattel Paper*. All of the chattel paper of each Debtor both now owned and hereafter existing, acquired or created, together with (i) all moneys due and to become due thereunder, (ii) all cash and non-cash proceeds thereof, (iii) all returned, rejected or repossessed goods, and the sale or lease of which shall have given or shall give rise to chattel paper and all cash and non-cash proceeds and products of all such goods, and (iv) all property and goods both now owned and hereafter acquired by each Debtor which are sold, leased, secured, serve as security for, are the subject of, or otherwise covered by, the chattel paper of each such Debtor, together with all rights incident to such property and goods and all cash and non-cash proceeds thereof.

☐ F. *All Equipment*. All of the equipment of each Debtor, both now owned and hereafter acquired, together with (i) all additions, parts, fittings, accessories, special tools, attachments and accessions now and hereafter affixed thereto and/or used in connection therewith, (ii) all replacements thereof and substitutions therefor, and (iii) all cash and non-cash proceeds and products thereof.

☒ G. *Specific Equipment*. All of the equipment of each Debtor described on Schedule A attached hereto and made a part hereof by reference, together with (i) all additions, parts, fittings, accessories, special tools, attachments and accessions now and hereafter affixed thereto and/or used in connection therewith, (ii) all replacements thereof and substitutions therefor, and (iii) all cash and non-cash proceeds and products thereof.

☐ H. *Other*. All of the property of each Debtor described on Schedule A attached hereto and made a part hereof by reference, together with all cash and non-cash proceeds thereof.

8. ☐ All or a portion of the property described above is affixed or is to be affixed to or is or is to be crops on the real estate described on Schedule A attached hereto and made a part hereof by reference.

Conrad R. Biddinger (Seal)
Conrad R. Biddinger

Antonietta Biddinger (Seal)
Antonietta Biddinger

____ (Seal)

____ (Seal)

Secured Party
Maryland National Bank

Elaine J. Stevens (Seal)

Elaine J. Stevens, Branch Officer

Type name and title

Mr. Clerk: Please return to Maryland National Bank to the officer and at the address set forth in paragraph 6 above.

207-95 REV 7/83

1986 APR 25 AM 9:18

E. KUPAL / COLLISON
CLERK



SCHEDULE A

BOOK 497 PAGE 269

One (1) 1974 Model 951C Caterpillar front end loader
Serial #R-686ST23701

Mailed to Secured Party

300 407 PAGE 270

201510

[TO BE CROSS INDEXED]

To be recorded

- (1) in the Financing Statement Records of Prince George's County
- (2) in the Land Records of Anne Arundel County
- (3) with State Department of Assessments and Taxation

THIS FINANCING STATEMENT IS NOT SUBJECT TO THE RECORDATION TAX IMPOSED BY ARTICLE 81, SECTIONS 277 AND 278 ANNOTATED CODE OF MARYLAND AS AMENDED

FINANCING STATEMENT

RECORD FEE 31.00
POSTAGE .50
#21772 C345-R02 110111

1. Debtor:

CROFTON RT 3 ASSOCIATES,
A MARYLAND LIMITED
PARTNERSHIP

Address of Debtor:

c/o MacQuilliam & Halle, Inc.
9332 Annapolis Road
Lanham, Maryland 20706

APR 25 86

2. Secured Party:

SOVRAN BANK/MARYLAND,
a banking institution

Address of Secured Party:

6610 Rockledge Drive
Bethesda, Maryland 20817

3. This Financing Statement covers all of the Debtor's right title and interest in and to the following:

3.1. All equipment, machinery, apparatus, fittings, building materials and other articles of tangible personal property of every kind and nature whatsoever, now or hereafter located in or upon any interest or estate in any or all of the Land (as that term is hereinafter defined) or the improvements thereon (the Land and any improvements now or at any time hereafter thereon being hereinafter referred to collectively as "the Real Property"), and used or usable in connection with any present or future operation of the land and now owned or hereafter acquired by the Debtor,

3.1.1. including, by way of example rather than of limitation, all heating, lighting, laundry, clothes washing, clothes drying, incinerating and power equipment, engines, pipes, tanks, motors, conduits, switchboards, plumbing, lifting, cleaning, fire prevention, fire-extinguishing, refrigerating, ventilating and communications apparatus, television sets, radio systems, recording systems, air-cooling and air-conditioning apparatus, elevators, escalators, shades, awnings, draperies, curtains, fans, furniture, furnishings, carpeting, linoleum and

1986 APR 25 AM 10:15

-1-

E. ANDREY COLLISON
CLERK



3162
50

BOOK 497 PAGE 271

other floor coverings, screens, storm doors and windows, stoves, gas and electric ranges, refrigerators, garbage disposals, sump pumps, dishwashers, washers, dryers, attached cabinets, partitions, ducts and compressors, landscaping, lawn and garden equipment security systems and all other equipment installed or to be installed or used or usable in connection with any present or future use or operation of the Real Property;

3.1.2. excluding (a) inventory and work in process, and (b) consumable goods, trade fixtures or other personal property owned by any tenant occupying any or all of the Real Property.

3.2. Any and all judgments, awards of damages (including but not limited to severance and consequential damages), payments, proceeds, settlements or other compensation heretofore or hereafter made, including interest thereon, and the right to receive the same, as a result of, in connection with, or in lieu of (a) any temporary or permanent taking of any or all of the Real Property under the power of eminent domain, (b) any change or alteration of the grade of any street, and (c) any other injury or damage to, or decrease in value of, any or all of the Real Property.

3.3. Any and all payments, proceeds, settlements or other compensation heretofore or hereafter made, including any interest thereon, and the right to receive the same, from any and all insurance policies covering the Real Property or any portion thereof, or any or all of the other property described in this Financing Statement.

3.4. Any and all rents, royalties, issues, profits, revenues, income and other benefits of the Real Property, or arising from the use or enjoyment of any or all thereof, or from any lease or agreement pertaining thereto, and all right, title and interest of the Debtor in and to, and remedies under, all contract rights, accounts receivable and general intangibles growing out of or in connection with any and all leases of any or all proceeds (cash and non-cash) thereof; and including, without limitation, all cash or securities deposited thereunder to secure performance by the tenants of their obligations thereunder, whether such cash or securities are to be held until the expiration of the terms of such leases or are to be applied to one or more of the installments of rent coming due immediately before the expiration of such terms.

3.5. Any and all leases and subleases, and any and all remedies hereunder which may have been heretofore executed or which may be hereafter executed in connection with, or for, the use and occupation of any or all of the Real Property, and any

BOOK 497 PAGE 272

and all extensions or renewals thereof, and any and all supplements and modifications thereto.

4. This Financing Statement gives notice of and perfects the security interests granted by the Debtor to or for the benefit of the Secured Party, under the provisions of a Deed of Trust of even date herewith by and between the Secured Party and the Debtor, evidencing a loan made by the Secured Party to the Debtor pursuant to the provisions of the Deed of Trust.

5. Proceeds and products of collateral, accessions and after-acquired property are covered hereunder.

6. The Land consists of all of that land, situate and lying in Anne Arundel County, which is described in the Deed of Trust and in Exhibit A attached hereto and made a part hereof.

Debtor:
CROFTON RT 3 ASSOCIATES,
A MARYLAND LIMITED PARTNERSHIP

Dated: April 23, 1986

By: [Signature]
William J. MacQuilliam,
General Partner

By: [Signature]
Stanley S. Halle,
General Partner

Mr. Clerk: Please return to:

Matthew D. Osnos, Esquire
O'Malley, Miles, McCarthy,
& Harrell
99 Commerce Place
P.O. Box 900
Upper Marlboro, MD 20772

EXHIBIT A

Lot 2 and Residue Parcel in a subdivision entitled "SUBDIVISION OF ROUTE THREE CENTRE (LOTS 2, 3, & RESIDUE PARCEL)", as per plat thereof recorded among the Land Records of Anne Arundel County, Maryland in Plat Book 100 at Plats 27 and 28. The Residue Parcel is more fully described on pages 2 through 4 of this Exhibit A.

4/21/86
RK/ss

EXHIBIT A, Page Two
RESIDUE PARCEL
ROUTE THREE CENTRE
SECOND DISTRICT
ANNE ARUNDEL COUNTY, MARYLAND

BOOK 497 PAGE 274

BEGINNING for the same at point No. 2 on the Westernmost right-of-way line of Maryland Route 3 as shown on a plat entitled Subdivision of Route Three Centre Lots 2, 3, and Residue Parcel recorded among the Plat Records of Anne Arundel County, Maryland in Plat Book 100, Page 28, Plat No. 5203, thence running with and binding on the division line between the Leonard J. Walch property, recorded among the Land Records of Anne Arundel County, Maryland in Liber M.S.H. 2200, Folio 132, and the parcel now being described, leaving the Westernmost right-of-way line of Maryland Route 3, and referring the courses of this description to the Maryland State Grid Meridian,

(1) North 79 degrees 20 minutes 25 seconds West 257.30 feet, thence
(2) North 78 degrees 20 minutes 39 seconds West 387.79 feet, thence
binding on the East boundary line of a 100 year flood plain as shown on the above mentioned record plat the ten (10) following courses,

- (3) North 38 degrees 00 minutes 00 seconds East 20.00 feet, thence
- (4) South 89 degrees 30 minutes 00 seconds East 70.00 feet, thence
- (5) North 36 degrees 30 minutes 00 seconds East 65.00 feet, thence
- (6) North 11 degrees 00 minutes 00 seconds East 105.00 feet, thence
- (7) North 53 degrees 00 minutes 00 seconds East 50.00 feet, thence
- (8) North 22 degrees 00 minutes 00 seconds East 70.00 feet, thence
- (9) North 25 degrees 00 minutes 00 seconds West 145.00 feet, thence
- (10) North 29 degrees 30 minutes 00 seconds West 150.00 feet, thence

Exhibit A, Page Three

(11) North 35 degrees 30 minutes 00 seconds West 43.00 feet, thence

(12) North 45 degrees 30 minutes 00 seconds West 187.36 feet, thence
binding on part of the South boundary line of the E.L. Gardner Property,
recorded among the aforesaid Land Records in Liber 1893, Folio 159,

(13) North 82 degrees 47 minutes 35 seconds East 267.79 feet, thence
binding on the West, South and East boundary lines of Lot 3 as shown on the
first mentioned subdivision plat,

(14) South 10 degrees 23 minutes 18 seconds West 253.99 feet, thence

(15) South 79 degrees 36 minutes 42 seconds East 390.00 feet, thence

(16) North 10 degrees 23 minutes 18 seconds East 131.00 feet, thence

(17) North 06 degrees 08 minutes 25 seconds West 195.91 feet, thence

(18) North 83 degrees 51 minutes 35 seconds East 40.00 feet thence
binding on part of the West boundary line of a 25 foot wide, widening strip
located along the West side of Cronson Blvd., 30 feet wide, and binding on
the West boundary line of Lot 1 as shown on the first mentioned subdivision
plat,

(19) South 06 degrees 08 minutes 25 seconds East 201.72 feet thence
binding on the West boundary line of Lot 1 and Lot 2 as shown on the first
mentioned subdivision plat,

(20) South 10 degrees 23 minutes 18 seconds West 206.56 feet, thence
binding on the South boundary line of said Lot 2,

(21) South 79 degrees 36 minutes 42 seconds East 170.00 feet to the
West existing right-of-way line of the South bound lane of Maryland Route

Exhibit A, Page Four

3, as shown on Maryland State Roads Commission Right-of-Way Plats Nos. 15446 and 15447, thence binding on said West right-of-way line,

(22) South 10 degrees 23 minutes 18 seconds West 433.78 feet to the point of beginning,

CONTAINING 7.089 acres of land, more or less.

BEING part of the conveyance from Rudolph F. & Thelma E. Walch to William J. MacQuilliam, recorded among the Land Records of Anne Arundel County, Maryland in Liber 2751, Folio 542.

212/506

Mailed to Secured Party

497 277
[TO BE INDEXED] 261507

To be recorded

- ✓ (1) in the Financing Statement
Records of Anne Arundel
County
(2) in the Land Records of
Anne Arundel County
(3) with State Department
of Assessments and Taxation

THIS FINANCING STATEMENT
IS NOT SUBJECT TO THE
RECORDATION TAX IMPOSED BY
ARTICLE 81, SECTIONS 277
AND 278 ANNOTATED CODE OF
MARYLAND AS AMENDED

FINANCING STATEMENT

1. Debtor:

1160 JOINT VENTURE
a Maryland joint venture

Address of Debtor:

P.O. Box 3156
Annapolis, Maryland 21403

2. Secured Party:

SOVRAN BANK/MARYLAND,
a banking institution

Address of Secured Party:

6610 Rockledge Drive
Bethesda, Maryland 20817

3. This Financing Statement covers all of the Debtor's right
title and interest in and to the following:

3.1. All equipment, machinery, apparatus, fittings, building
materials and other articles of tangible personal property of
every kind and nature whatsoever, now or hereafter located in or
upon any interest or estate in any or all of the Land (as that
term is hereinafter defined) or the improvements thereon (the
Land and any improvements now or at any time hereafter thereon
being hereinafter referred to collectively as "the Real
Property"), and used or usable in connection with any present or
future operation of the land and now owned or hereafter acquired
by the Debtor,

3.1.1. including, by way of example rather than of
limitation, all heating, lighting, laundry, clothes washing,
clothes drying, incinerating and power equipment, engines, pipes,
tanks, motors, conduits, switchboards, plumbing, lifting,
cleaning, fire prevention, fire-extinguishing, refrigerating,
ventilating and communications apparatus, television sets, radio
systems, recording systems, air-cooling and air-conditioning
apparatus, elevators, escalators, shades, awnings, draperies,
curtains, fans, furniture, furnishings, carpeting, linoleum and

2100
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2700
50

800 497 278

other floor coverings, screens, storm doors and windows, stoves, gas and electric ranges, refrigerators, garbage disposals, sump pumps, dishwashers, washers, dryers, attached cabinets, partitions, ducts and compressors, landscaping, lawn and garden equipment security systems and all other equipment installed or to be installed or used or usable in connection with any present or future use or operation of the Real Property;

3.1.2. excluding (a) inventory and work in process, and (b) consumable goods, trade fixtures or other personal property owned by any tenant occupying any or all of the Real Property.

3.2. Any and all judgments, awards of damages (including but not limited to severance and consequential damages), payments, proceeds, settlements or other compensation heretofore or hereafter made, including interest thereon, and the right to receive the same, as a result of, in connection with, or in lieu of (a) any temporary or permanent taking of any or all of the Real Property under the power of eminent domain, (b) any change or alteration of the grade of any street, and (c) any other injury or damage to, or decrease in value of, any or all of the Real Property.

3.3. Any and all payments, proceeds, settlements or other compensation heretofore or hereafter made, including any interest thereon, and the right to receive the same, from any and all insurance policies covering the Real Property or any portion thereof, or any or all of the other property described in this Financing Statement.

3.4. Any and all rents, royalties, issues, profits, revenues, income and other benefits of the Real Property, or arising from the use or enjoyment of any or all thereof, or from any lease or agreement pertaining thereto, and all right, title and interest of the Debtor in and to, and remedies under, all contract rights, accounts receivable and general intangibles growing out of or in connection with any and all leases of any or all proceeds (cash and non-cash) thereof; and including, without limitation, all cash or securities deposited thereunder to secure performance by the tenants of their obligations thereunder, whether such cash or securities are to be held until the expiration of the terms of such leases or are to be applied to one or more of the installments of rent coming due immediately before the expiration of such terms.

3.5. Any and all leases and subleases, and any and all remedies hereunder which may have been heretofore executed or which may be hereafter executed in connection with, or for, the use and occupation of any or all of the Real Property, and any

107-279

and all extensions or renewals thereof, and any and all supplements and modifications thereto.

4. This Financing Statement gives notice of and perfects the security interests granted by the Debtor to or for the benefit of the Secured Party, under the provisions of a Deed of Trust of even date herewith by and between the Secured Party and the Debtor, evidencing a loan made by the Secured Party to the Debtor pursuant to the provisions of the Deed of Trust.

5. Proceeds and products of collateral, accessions and after-acquired property are covered hereunder.

6. The Land consists of all of that land, situate and lying in Anne Arundel County, which is described in the Deed of Trust and in Exhibit A attached hereto and made a part hereof.

Debtor:
1160 JOINT VENTURE,
a Maryland joint venture

Dated: April 8th, 1986

By:

Christopher N. Willits
Christopher N. Willits,
Joint Venturer

By:

Sarah E. Willits
Sarah E. Willits,
Joint Venturer

By:

Richard E. Butts
Richard E. Butts,
Joint Venturer

By:

Elizabeth M. Butts
Elizabeth M. Butts,
Joint Venturer

Mr. Clerk: Please return to:

Matthew D. Osnos, Esquire
O'Malley, Miles, McCarthy,
& Harrell
99 Commerce Place
P.O. Box 900
Upper Marlboro, MD 20772

BOOK 497 PAGE 230

EXHIBIT A

BEING KNOWN AND DESIGNATED as Condominium Unit No. 3B, of a Horizontal Property Regime known as SPA ROAD PROFESSIONAL CONDOMINIUM, as the same is established by a Condominium Declaration dated April 23, 1985, and recorded on June 11, 1985, in Liber E.A.C. 3898, folio 873, and shown on the Plat(s) of Condominium recorded in Condominium Plat Book No. E-28, as Plats 40, 41 and 42, all among the Land Records of Anne Arundel County, Maryland.
TOGETHER with an undivided 16.66666666% interest in the common elements of said Condominium, and the rights, ways and easements appurtenant thereto, all as set out in said Condominium Declaration.

Mailed to Secured Party

STATEMENT OF CONTINUATION, TERMINATION, RELEASE, ASSIGNMENT, ETC.

Check below if goods are
or are to become fixtures.

For Filing Officer Use
File No.
Date & Hour

☐ TO BE RECORDED IN
~~LAND~~ RECORDS
CHATTTEL

This Statement is presented to a filing officer for filing pursuant to the Uniform Commercial Code.

File Number of original Financing Statement

Date of Filing August 12, 1985

Record Reference Berk

488 / 258

Maturity date (if any)

Name(s) of Debtor(s) or assignor(s)
(Last Name First)

No.

Street

City

State

BERK, Maurice H.

4550 Montgomery Avenue, Suite 1221, Bethesda,
Maryland 20814

Name of Secured Party or assignee

No.

Street

City

State

NS&T Bank, National Association

15th Street and New York Avenue, N.W.
8th Floor, Washington, D.C. 20005

CHECK APPLICABLE STATEMENT

☐ CONTINUATION

The original Financing Statement identified above by file number is still effective.

☐ TERMINATION

The original Financing Statement identified above by file number is terminated and the secured party no longer claims a security interest under the financing statement.

☒ RELEASE

From the property described in the original Financing Statement identified above, the property described below is released.

☐ ASSIGNMENT

The secured party assigns to the assignee named below the rights of the secured party under the original Financing Statement identified above.

☐ OTHER

Mobile homes and/or trailers owned by Debtor shall be released
from the effect and operation of the above-referenced
Financing Statement.

RECORD FEE 10.00
POSTAGE 50
APR 23 1986

Debtor(s) or assignor(s)

NS&T Bank, National Association

By: W. M. Kelly (Seal)
(Corporate, Trade or Firm Name)

Attest: M. Ray
Signature of Secured Party or Assignee

(Type or print name under signature)

(Owner, Partner or Officer and Title)
(Signatures must be in ink)

Mailed to Secured Party

BOOK 497 PAGE 282

201503

TO BE RECORDED
IN LAND RECORDS

NOT SUBJECT TO RECORDING TAX

FINANCING STATEMENT

1. Debtor(s): THE SWANS LIMITED PARTNERSHIP
540 BALTIMORE ANNAPOLIS BOULEVARD
SEVERNA PARK, MARYLAND 21146
2. Secured Party SHARON SAVINGS AND LOAN
P.O. BOX 1511, BALTIMORE, MARYLAND 21203

3. This Financing Statement covers the following types of property:

All materials and appliances brought upon the premises and all equipment owned by the Debtor located at the Subdivision known as "The Swans" in Anne Arundel County.

4. If above described personal property is to be affixed to real property, describe the real property.

All lots in the Subdivision known as "The Swans".

5. Proceeds of collateral are covered.

DEBTOR(S):

SECURED PARTY:

THE SWANS LIMITED
PARTNERSHIP

SHARON SAVINGS AND LOAN

BY: CHS HOLDING CORPORATION,
GENERAL PARTNER

BY: JOHN W. STEFFEY, SR.
CHAIRMAN OF THE BOARD

BY: LEAH MELEDONES,
VICE-PRESIDENT

RECORD FEE 12.00
POSTAGE .50
104438 0237 601 11:14
APR 24 96

TO THE FILING OFFICER: After the Statement has been recorded, please mail the same to:

BASS & DENICK, P.A.
ATTORNEYS AT LAW
916 MUNSEY BUILDING
BALTIMORE, MARYLAND 21202



Mailed to Secured Party

1986 APR 24 AM 11:18

12-30-96

RECORD FEE 11.00
POSTAGE .50
#04345 C237 701 T11:34
APR 24 '86

BOOK 497 PAGE 283

201509



FINANCING STATEMENT-UCC-1

Ford Motor Company

This FINANCING STATEMENT is presented to a filing officer pursuant to the Uniform Commercial Code

1. Debtor(s) (Last Name First) and Address(es) BERT SPRAGGS MOTOR SALES, INC. 1013 WEST STREET ANNAPOLIS, M.D. 21401	2. Secured Party(ies) and Address(es) Ford Motor Company 300 Renaissance Center P.O. Box 43316 Detroit, Michigan 48243 Attn: Finance Planning 10002	3. Maturity Date (if any): For Filing Officer (Date, Time, Number and Filing Office)
--	---	---

4. This financing statement covers the following types (or items) of collateral:

COIN FINANCE & INSURANCE SYSTEM Processor and all current and after acquired peripherals, supplies and accessories including but not limited to any printers, modems, tape or disk drives, communication lines, paper, magnetic tapes, ribbons, disk packs or diskettes, cabinets and all proceeds from the sale or other disposition thereof

Check ☒ if covered: ☒ Proceeds of Collateral ☐ Products of Collateral covered Number of additional sheets presented:

Filed with:

This instrument prepared by: Ford Motor Company

BERT SPRAGGS MOTOR SALES, INC. (Debtor) Ford Motor Company (Secured Party)
By: [Signature] Signature(s) of Debtor(s) By: [Signature] Signature(s) of Secured Party(ies) **4-9-86**

May 1984 **322-242**

FILING OFFICER COPY - ALPHABETICAL

Mailed to Secured Party

11-5

1986 APR 24 AM 11:37
E. AUGER & COLLISON
CLERK



CROSS INDEXED IN LAND RECORDS

UNIFORM COMMERCIAL CODE

STATEMENTS OF CONTINUATION, PARTIAL RELEASE, ASSIGNMENT, ETC.

THIS STATEMENT REFERS TO ORIGINAL FINANCING STATEMENT

Roll No. 484

Page No. 188

Identification No. 256241

Dated April 19, 1985

1. Debtor(s) { Shirley M. and Robert W. Baker, Sr.
Name or Names—Print or Type
14 Cromwell Avenue, Glen Burnie (A.A.Co.), MD 21061
Address—Street No., City - County State Zip Code

MAIL TO:

2. Secured Party

{ Sears, Roebuck and Company
Name or Names—Print or Type
6901 Security Blvd., Baltimore, Maryland 21207
Address—Street No., City - County State Zip Code

3. Maturity Date (if any)

4. Check Applicable Statement:

<p>A. Continuation <input type="checkbox"/> The original financing statement between the foregoing Debtor and Secured Party, bearing the file number shown above, is still effective.</p>	<p>B. Partial Release <input type="checkbox"/> From the collateral described in the financing statement bearing the file number shown above, the Secured Party releases the following:</p>
<p>C. Assignment <input type="checkbox"/> The Secured Party certifies that the Secured Party has assigned to the Assignee whose name and address is shown below, Secured Party's rights under the financing statement bearing the file number, shown above in the following property:</p>	<p>D. Other: <input checked="" type="checkbox"/> (Indicate whether amendment, termination, etc.) Termination</p>

Dated: APR. 23 1986

Sears, Roebuck and Company
Name of Secured Party

Signature of Secured Party

J.D. Althouse-Credit Central Oper. Mgr.
Type or Print (Include Title if Company)

Mailed to Secured Party

1350

CROSS INDEXED IN LAND RECORDS

UNIFORM COMMERCIAL CODE

STATEMENTS OF CONTINUATION, PARTIAL RELEASE, ASSIGNMENT, ETC.

THIS STATEMENT REFERS TO ORIGINAL FINANCING STATEMENT

Roll No. 441 Page No. 317
 Identification No. 239452 Dated August 28, 1981

1. Debtor(s) { Richard H. and Katherine M. Gibbs
 Name or Names—Print or Type
21 Old Farm Road, Glen Burnie, (A.ACo.), MD 21061
 Address—Street No., City - County State Zip Code

MAIL TO: { Sears, Roebuck and Company
 Name or Names—Print or Type
6901 Security Blvd., Baltimore, Maryland 21207
 Address—Street No., City - County State Zip Code

3. Maturity Date (if any) _____

4. Check Applicable Statement:

<p>A. Continuation <input type="checkbox"/> The original financing statement between the foregoing Debtor and Secured Party, bearing the file number shown above, is still effective.</p>	<p>B. Partial Release <input type="checkbox"/> From the collateral described in the financing statement bearing the file number shown above, the Secured Party releases the following:</p>
<p>C. Assignment <input type="checkbox"/> The Secured Party certifies that the Secured Party has assigned to the Assignee whose name and address is shown below, Secured Party's rights under the financing statement bearing the file number, shown above in the following property:</p>	<p>D. Other: <input checked="" type="checkbox"/> (Indicate whether amendment, termination, etc.) Termination</p>

RECORD FEE 13.00
 POSTAGE 50
 401705 CT17 R02 114:24
 APR 24 86

C. B. CLERK

1986 APR 24 PM 3:06

E. ALTHOUSE CREDIT CENTRAL

Dated: APR 23 1986

Sears, Roebuck and Company
 Name of Secured Party

J.D. Althouse-Credit Central Oper. Mgr.
 Signature of Secured Party
 Type or Print (Include Title if Company)

1300
 1300

Mailed to Secured Party

494 pgs 286

CROSS INDEXED IN LAND RECORDS

UNIFORM COMMERCIAL CODE

STATEMENTS OF CONTINUATION, PARTIAL RELEASE, ASSIGNMENT, ETC.

THIS STATEMENT REFERS TO ORIGINAL FINANCING STATEMENT

Roll No. 434

Page No. 146

Identification No. 236638

Dated February 13, 1981

1. Debtor(s)

(William A and Barbara A. Hackney
Name or Names—Print or Type
211 West 10th Avenue, Baltimore (A.A.Co.) MD 21225
Address—Street No., City - County State Zip Code

MAIL TO:

2. Secured Party

(Sears, Roebuck and Company
Name or Names—Print or Type
6901 Security Blvd., Baltimore, Maryland 21207
Address—Street No., City - County State Zip Code

3. Maturity Date (if any)

4. Check Applicable Statement:

<p>A. Continuation <input type="checkbox"/> The original financing statement between the foregoing Debtor and Secured Party, bearing the file number shown above, is still effective.</p>	<p>B. Partial Release <input type="checkbox"/> From the collateral described in the financing statement bearing the file number shown above, the Secured Party releases the following:</p>
<p>C. Assignment <input type="checkbox"/> The Secured Party certifies that the Secured Party has assigned to the Assignee whose name and address is shown below, Secured Party's rights under the financing statement bearing the file number, shown above in the following property:</p>	<p>D. Other: <input checked="" type="checkbox"/> (Indicate whether amendment, termination, etc.) Termination</p>

RECORD FEE 13.00
POSTAGE .50
#21704 C777 R02 1/4/24
APR 24 86

APR 23 1986

Dated:

Sears, Roebuck and Company

Name of Secured Party

Signature of Secured Party

J.D. Althouse-Credit Central Oper. Mgr.

Type or Print (Include Title if Company)



1986 APR 24 PM 3:06

E. AUSTIN COLLISON
CLERK

Mailed to Secured Party

1352

CROSS INDEXED IN LAND RECORDS

UNIFORM COMMERCIAL CODE

STATEMENTS OF CONTINUATION, PARTIAL RELEASE, ASSIGNMENT, ETC.

THIS STATEMENT REFERS TO ORIGINAL FINANCING STATEMENT

Roll No. 431 Page No. 194
Identification No. 235320 Dated November 10, 1980

1. Debtor(s) { David N. and Mary Anne Kurth
Name or Names—Print or Type
{ 502 Cathy Court, Odenton, (A.A.CO.) MD 21113
Address—Street No., City - County State Zip Code

MAIL TO: { Sears, Roebuck and Company
2. Secured Party Name or Names—Print or Type
{ 6901 Security Blvd., Baltimore, Maryland 21207
Address—Street No., City - County State Zip Code

3. Maturity Date (if any) _____

4. Check Applicable Statement:

A. Continuation ☐
The original financing statement between the foregoing Debtor and Secured Party, bearing the file number shown above, is still effective.

B. Partial Release ☐
From the collateral described in the financing statement bearing the file number shown above, the Secured Party releases the following:

C. Assignment ☐
The Secured Party certifies that the Secured Party has assigned to the Assignee whose name and address is shown below, Secured Party's rights under the financing statement bearing the file number, shown above in the following property:

D. Other: ☒
(Indicate whether amendment, termination, etc.)

Termination

RECEIVED FEE 13.00
POSTAGE 50
#21707 C177 R02 114:25
APR 24 86

Dated: APR. 23 1986

Sears, Roebuck and Company
Name of Secured Party

J.D. Althouse
Signature of Secured Party

J.D. Althouse-Credit Central Oper. Mgr.
Type or Print (Include Title if Company)



1300
1986 APR 24 PM 3:06

F. AUBREY COLLISON
CLERK

Mailed to Secured Party



CROSS INDEXED IN LAND RECORDS

UNIFORM COMMERCIAL CODE
STATEMENTS OF CONTINUATION, PARTIAL RELEASE, ASSIGNMENT, ETC.

THIS STATEMENT REFERS TO ORIGINAL FINANCING STATEMENT

Roll No. 433

Page No. 11

Identification No. 236164

Dated January, 7, 1981

1. Debtor(s) { Calvin E. and Oleta J. Pettit
Name or Names—Print or Type
509 Cheddington Road, Linthicum (A.A.CO.), MD 21090
Address—Street No., City - County State Zip Code

MAIL TO:

2. Secured Party

{ Sears, Roebuck and Company
Name or Names—Print or Type
6901 Security Blvd., Baltimore, Maryland 21207
Address—Street No., City - County State Zip Code

3. Maturity Date (if any)

4. Check Applicable Statement:

<p>A. Continuation <input type="checkbox"/> The original financing statement between the foregoing Debtor and Secured Party, bearing the file number shown above, is still effective.</p>	<p>B. Partial Release <input type="checkbox"/> From the collateral described in the financing statement bearing the file number shown above, the Secured Party releases the following:</p>
<p>C. Assignment <input type="checkbox"/> The Secured Party certifies that the Secured Party has assigned to the Assignee whose name and address is shown below, Secured Party's rights under the financing statement bearing the file number, shown above in the following property:</p>	<p>D. Other: <input checked="" type="checkbox"/> (Indicate whether amendment, termination, etc.) Termination</p>

RECORD FEE 13.00
POSTAGE .50
#21708 CITY RD 114:25
APR 24 86

Dated: APR. 23 1986

Sears, Roebuck and Company
Name of Secured Party

Signature of Secured Party

J.D. Althouse—Credit Central Oper. Mgr.
Type or Print (Include Title if Company)



1986 APR 24 PM 3:06

F. AMNEY COLLESON

Mailed to Secured Party

13.50

497 289

CROSS INDEXED IN LAND RECORDS

UNIFORM COMMERCIAL CODE
STATEMENTS OF CONTINUATION, PARTIAL RELEASE, ASSIGNMENT, ETC.
THIS STATEMENT REFERS TO ORIGINAL FINANCING STATEMENT

Roll No. 435 Page No. 472
Identification No. 237173 Dated March 26, 1981

1. Debtor(s) { Thomas K. Reed and Audrey J. Reed
Name or Names—Print or Type
509 Hamlet Road, Glen Burnie (A.A.Co.), MD 21061
Address—Street No., City - County State Zip Code

MAIL TO: 2. Secured Party { Sears, Roebuck and Company
Name or Names—Print or Type
6901 Security Blvd., Baltimore, Maryland 21207
Address—Street No., City - County State Zip Code

3. Maturity Date (if any)

4. Check Applicable Statement:

<p>A. Continuation <input type="checkbox"/> The original financing statement between the foregoing Debtor and Secured Party, bearing the file number shown above, is still effective.</p>	<p>B. Partial Release <input type="checkbox"/> From the collateral described in the financing statement bearing the file number shown above, the Secured Party releases the following:</p>
<p>C. Assignment <input type="checkbox"/> The Secured Party certifies that the Secured Party has assigned to the Assignee whose name and address is shown below, Secured Party's rights under the financing statement bearing the file number, shown above in the following property:</p>	<p>D. Other: <input checked="" type="checkbox"/> (Indicate whether amendment, termination, etc.) Termination</p>

RECORD FEE 13.00
POSTAGE .50
421709 0777 R02 114:25
APR 24 86

Dated: APR 23 1986

Sears, Roebuck and Company
Name of Secured Party

Signature of Secured Party

J.D. Althouse-Credit Central Oper. Mgr.
Type or Print (Include Title if Company)



1300
1986 APR 24 PM 3:06

E. AULIN: Y. COLLISON
CLERK

Mailed to Secured Party

133

BOOK 437 PAGE 290

CROSS INDEXED IN LAND RECORDS

UNIFORM COMMERCIAL CODE
STATEMENTS OF CONTINUATION, PARTIAL RELEASE, ASSIGNMENT, ETC.
THIS STATEMENT REFERS TO ORIGINAL FINANCING STATEMENT

Roll No. 443 Page No. 223
Identification No. 240186 Dated October 27, 1981

1. Debtor(s) { Michael and Helen M. Rushanan
Name or Names—Print or Type
509 Rita Drive, Odenton (A.A.Co.), MD 21113
Address—Street No., City - County State Zip Code

MAIL TO: { Sears, Roebuck and Company
2. Secured Party { Name or Names—Print or Type
6901 Security Blvd., Baltimore, Maryland 21207
Address—Street No., City - County State Zip Code

3. Maturity Date (if any)

4. Check Applicable Statement:

<p>A. Continuation <input type="checkbox"/> The original financing statement between the foregoing Debtor and Secured Party, bearing the file number shown above, is still effective.</p>	<p>B. Partial Release <input type="checkbox"/> From the collateral described in the financing statement bearing the file number shown above, the Secured Party releases the following:</p>
<p>C. Assignment <input type="checkbox"/> The Secured Party certifies that the Secured Party has assigned to the Assignee whose name and address is shown below, Secured Party's rights under the financing statement bearing the file number, shown above in the following property:</p>	<p>D. Other: <input checked="" type="checkbox"/> (Indicate whether amendment, termination, etc.) Termination</p>

Dated: APR 23 1986

Sears, Roebuck and Company
Name of Secured Party

Signature of Secured Party
J.D. Althouse-Credit Central Oper. Mgr.
Type or Print (Include Title if Company)

1300
1986 APR 24 PM 3:06
E AUBREY COLLIGON
CLERK

CROSS INDEXED IN LAND RECORDS

UNIFORM COMMERCIAL CODE
STATEMENTS OF CONTINUATION, PARTIAL RELEASE, ASSIGNMENT, ETC.

THIS STATEMENT REFERS TO ORIGINAL FINANCING STATEMENT

Roll No. 441 Page No. 303
Identification No. 239438 Dated August 28, 19811. Debtor(s) { Edward G. and Helen F. Wittman
Name or Names—Print or Type
708 Birch Avenue, Pasadena (A.A.CO.), MD 21122
Address—Street No., City - County State Zip CodeMAIL TO: { Sears, Roebuck and Company
2. Secured Party { Name or Names—Print or Type
6901 Security Blvd., Baltimore, Maryland 21207
Address—Street No., City - County State Zip Code

3. Maturity Date (if any) _____

4. Check Applicable Statement:

<input type="checkbox"/> A. Continuation The original financing statement between the foregoing Debtor and Secured Party, bearing the file number shown above, is still effective.	<input type="checkbox"/> B. Partial Release From the collateral described in the financing statement bearing the file number shown above, the Secured Party releases the following:
<input type="checkbox"/> C. Assignment The Secured Party certifies that the Secured Party has assigned to the Assignee whose name and address is shown below, Secured Party's rights under the financing statement bearing the file number, shown above in the following property:	<input checked="" type="checkbox"/> D. Other: (Indicate whether amendment, termination, etc.) Termination

RECORD FEE 13.00
POSTAGE 50
021711 0777 002 114126
APR 24 86Dated: APR 23 1986Sears, Roebuck and Company
Name of Secured Party

Signature of Secured Party

J.D. Althouse—Credit Central Oper. Mgr.
Type or Print (Include Title if Company)

Mailed to Secured Party



1986 APR 24 PM 3:06

E. ALTHEUSE COLLISON
CLERK

132

BOOK 407 PAGE 292

201510

FINANCING STATEMENT

RECORD FEE
POSTAGE11.00
.50

1. ☐ To be recorded in the Land Records.
2. ☒ To be recorded among the Financing Statement Records.
3. ☐ Not subject to Recordation Tax.
4. ☒ Subject to Recordation Tax on an initial debt in the principal amount of \$ 33,312.00. The Debtor(s) certifies that with the filing of this Financing Statement or a duplicate of this Financing Statement, the Recordation Tax on the initial debt has been paid to Clerk, Circuit Court for Anne Arundel County

#21712 0777 R02 114:31
APR 24 86

5. Debtor(s) Name(s) Address(es)
Chesapeake Sprinkler Company 7221 Grayburn Drive
Glen Burnie, Maryland 21061

RECORD TAX 234.50

6. Secured Party Address
Equitable Bank, National Association 100 S. Charles Street, 3rd floor
Attention: Sandra J. Ford Baltimore, Maryland 21201
Loan Documentation Asst.

7. This Financing Statement covers the following property and all proceeds and products thereof, including, without limitation, all proceeds of any insurance policies covering all or any part of such property:

#21712 0777 R02 114:31

☐ A. **Inventory.** All of the inventory of each Debtor both now owned and hereafter acquired and as the same may now and hereafter from time to time be constituted, together with all cash and non-cash proceeds and products thereof.

APR 24 86

☐ B. **Accounts.** All of the accounts of each Debtor (including, without limitation, all notes, notes receivable, drafts, acceptances and similar instruments and documents) both now owned and hereafter acquired, together with (i) all cash and non-cash proceeds thereof, and (ii) all returned, rejected or repossessed goods, the sale or lease of which shall have given or shall give rise to an account and all cash and non-cash proceeds and products of all such goods.

☐ C. **General Intangibles.** All of the general intangibles of each Debtor (including, without limitation, all things in action, contractual rights, goodwill, literary rights, rights to performance, copyrights, trademarks and patents), both now owned and hereafter acquired, together with all cash and non-cash proceeds and products thereof.

☐ D. **Chattel Paper.** All of the chattel paper of each Debtor both now owned and hereafter existing, acquired or created, together with (i) all moneys due and to become due thereunder, (ii) all cash and non-cash proceeds thereof, (iii) all returned, rejected or repossessed goods, the sale or lease of which shall have given or shall give rise to chattel paper and all cash and non-cash proceeds and products of all such goods, and (iv) all property and goods both now owned and hereafter acquired by each Debtor which are sold, leased, secured, serve as security for, are the subject of, or otherwise covered by, the chattel paper of each such Debtor, together with all rights incident to such property and goods and all cash and non-cash proceeds thereof.

☐ E. **All Equipment and Fixtures.** All of the equipment and fixtures of each Debtor, both now owned and hereafter acquired, together with (i) all additions, parts, fittings, accessories, special tools, attachments and accessions now and hereafter affixed thereto and/or used in connection therewith, (ii) all replacements thereof and substitutions therefor, and (iii) all cash and non-cash proceeds and products thereof.

☒ F. **Specific Equipment and Fixtures.** All of the equipment and fixtures of each Debtor described on Schedule A attached hereto and made a part hereof by reference, together with (i) all additions, parts, fittings, accessories, special tools, attachments and accessions now and hereafter affixed thereto and/or used in connection therewith, (ii) all replacements thereof and substitutions therefor, and (iii) all cash and non-cash proceeds and products thereof.

☐ G. **Other.** All of the property of each Debtor described on Schedule A attached hereto and made a part hereof by reference, together with all cash and non-cash proceeds thereof.

8. **Proceeds.** Cash and non-cash proceeds of the above property are also covered by this Financing Statement including specifically, but without limitation, (a) cash and non-cash proceeds deposited in any deposit accounts, and (b) all accounts, chattel paper, instruments, inventory, equipment, general intangibles or other goods or property purchased or acquired with cash and/or non-cash proceeds of any of the above property.

9. ☐ All or a portion of the property described above is affixed or is to be affixed to or is to be crops on the real estate described on Schedule A attached hereto and made a part hereof by reference. The record owner(s) of such real estate is/are: _____

Debtors

Chesapeake Sprinkler Company (Seal) _____ (Seal)

BY: David G. Anderson (Seal) _____ (Seal)

David G. Anderson, President

Mr. Clerk. Please return to the Equitable Bank, National Association to the officer and at the address set forth in paragraph 6 above.

Form 609 (1-82)

V

CR
CLERKEQUITABLE BANK, N.A.
LOAN DOCUMENTATION CENTER
100 S. CHARLES ST. 3rd FL
BALTIMORE, MARYLAND 21201

1986 APR 24 PM 3:06

E. ANDREY COLLISON
CLERK

Mailed to Secured Party

THIS SCHEDULE A is attached to and made a part of a Financing Statement to Equitable Bank, National Association from Chesapeake Sprinkler Company.

SCHEDULE A

BOOK 497 PAGE 293

DESCRIPTION

COST

1	Exxon ZILOG System 8000 Series Two: Model 32 Series 21022 Featuring: -UNIX operating system with enhancements including full screen vi editor, record looking, C-ISAM -Integral 21.3 MB Cartridge Tape Drive for disk back-up -CPU/High Performance 16-bit Z8001B 11.1 MHz with 32 kb cache memory -168 MB Winchester Disk: Size: 8 inches, Rotation Speed: 3600 rpm, Average Seek Time: 20 msec, Data Transfer Rate: 10Mbits/sec -Cartridge Tape Drive: Read/Write Speed: 90ips, Tracks: 4, Recording Density: 6400 BPI, Capacity (unformatted): up to 21.3 MB	
1	Memory Board: Upgraded to 1 meg memory Featuring: -Minimum: 52 KB Maximum: 4 KB -Management: Three high performance Z8010B's -Error Handling Parity or Error Checking and Correction (ECC)	\$25,000
	TOTAL COST of ZILOG SYSTEM	
1	LE PC XT 10 Meg Color Monitor Computer	2,595
1	LE PC Color/Graphics Board 256K	1,995
2	Panasonic KXP 1092 Printers	1,050
1	Sperry PC IT: monitor 1752 unit 400901	4,500
1	Genicom 4440 High Speed Printer S/N 8603-5-01069	6,500
	TOTAL COST	\$41,640

EQUITABLE BANK, N.A.
LOAN DOCUMENTATION CENTER
100 S. CHARLES ST. 3RD FL.
BALTIMORE, MARYLAND 21201

Mailed to Secured Party

FINANCING STATEMENT (UCC-1)

☐ Not subject to recordation tax
☒ Subject to recordation tax on principal amount of \$62,000.00

1. Name of Debtor(s) (or Assignor): JMN Construction Co., Inc.
 Address: Headquarters Commercial Center
 406 Headquarters Drive, Suite 207
 Millersville, Maryland 21108

2. Name of Secured Party (or Assignee) THE BANK OF BALTIMORE
 Address: Attention: Commercial Loan Department
 P.O. Box 896
 Baltimore, MD 21203

RECORD FEE 11.00
 RECORD TAX 420.00
 POSTAGE .50
 104737 0777 601 711425
 APR 25 86

3. This Financing Statement covers the following types (or items) of property: All of the following, whether now owned or hereafter acquired, and wherever located, and all proceeds (including insurance proceeds) and products of the following: All property of the Debtor, including all contract rights, accounts, general intangibles, chattel paper, and equipment; and all returned, rejected or repossessed goods, the sale or lease of which shall have given or shall give rise to an account.

4. Check the statements which apply, if any, and supply the information indicated:

☐ (If collateral is crops—describe real estate. Execute additional Financing Statements to file in each county involved.)
 The above-described crops are growing or to be grown on:

☐ (If collateral is goods which are or are to become fixtures—describe real estate; include house number and street or block reference where applicable; type "TO BE RECORDED IN LAND RECORDS" across top of page and complete reverse side of this form.)
 The above-described goods are affixed or to be affixed to:

☒ (If proceeds of collateral are claimed). Proceeds of the collateral are also covered.

☐ (If products of collateral are claimed). Products of the collateral are also covered.

Debtor(s): JMN Construction Co., Inc.

Jeffrey Neuman
 Jeffrey Neuman, President

Secured Party:

THE BANK OF BALTIMORE

By: *Lucy C. Campbell*
 Lucy C. Campbell, V.P.
 Type Name and Title

(NOTE: Type name under each signature and if company, type name of company and name and title of authorized signer.)

(Mr. Clerk: Return to The Bank of Baltimore at address shown in 2. above)

110
 420.00
 50
 Mailed to Secured Party
 1986 APR 25 PM 12:17
 E. AUBREY COLLISON
 CLERK

261512

FINANCING STATEMENT

1. ☐ To be recorded in the Land Records.
2. ☐ To be recorded among the Financing Statement Records.
3. ☒ Not subject to Recordation Tax.
4. ☐ Subject to Recordation Tax on an initial debt in the principal amount of \$_____. The Debtor(s) certifies that with the filing of this Financing Statement or a duplicate of this Financing Statement, the Recordation Tax on the initial debt has been paid to _____.

5. Debtor(s) Name(s)
Frey Yacht Sales, Inc.

Address(es)
Annapolis City Marina
401 Severn Avenue - Suite 205A
Annapolis, Maryland 21403

6. Secured Party

PROVIDENT BANK OF MARYLAND

Attention: Janine Tarr

(Type name & title)

Address P.O. Box 1661
Baltimore, MD 21203 1661

RECORD FEE
POSTAGE

11.00
50

104938 0777 R01 111426

APR 25 86

7. This Financing Statement covers the following property and all proceeds and products thereof, including, without limitation, all proceeds of any insurance policies covering all or any part of such property:

☒ A. Inventory. All of the inventory of each Debtor both now owned and hereafter acquired and as the same may now and hereafter from time to time be constituted, together with all cash and non-cash proceeds and products thereof.

☐ B. Accounts. All of the accounts of each Debtor (including, without limitation, all notes, notes receivable, drafts, acceptances and similar instruments and documents) both now owned and hereafter acquired, together with (i) all cash and non-cash proceeds thereof, and (ii) all returned, rejected or repossessed goods, the sale or lease of which shall have given or shall give rise to an account and all cash and non-cash proceeds and products of all such goods.

☐ C. General Intangibles. All of the general intangibles of each Debtor (including, without limitation, all things in action, contractual rights, goodwill, literary rights, rights to performance, copyrights, trademarks and patents), both now owned and hereafter acquired, together with all cash and non-cash proceeds and products thereof.

☐ D. Chattel Paper. All of the chattel paper of each Debtor both now owned and hereafter existing, acquired or created, together with (i) all moneys due and to become due thereunder, (ii) all cash and non-cash proceeds thereof, (iii) all returned, rejected or repossessed goods, the sale or lease of which shall have given or shall give rise to chattel paper and all cash and non-cash proceeds and products of all such goods, and (iv) all property and goods both now owned and hereafter acquired by each Debtor which are sold, leased, secured, serve as security for, are the subject of, or otherwise covered by, the chattel paper of each such Debtor, together with all rights incident to such property and goods and all cash and non-cash proceeds thereof.

☐ E. All Equipment and Fixtures. All of the equipment and fixtures of each Debtor, both now owned and hereafter acquired, together with (i) all additions, parts, fittings, accessories, special tools, attachments and accessories now and hereafter affixed thereto and/or used in connection therewith, (ii) all replacements thereof and substitutions therefor, and (iii) all cash and non-cash proceeds and products thereof.

☐ F. Specific Equipment and Fixtures. All of the equipment and fixtures of each Debtor described on Schedule A attached hereto and made a part hereof by reference, together with (i) all additions, parts, fittings, accessories, special tools, attachments and accessories now and hereafter affixed thereto and/or used in connection therewith, (ii) all replacements thereof and substitutions therefor, and (iii) all cash and non-cash proceeds and products thereof.

☐ G. Other. All of the property of each Debtor described on Schedule A attached hereto and made a part hereof by reference, together with all cash and non-cash proceeds thereof.

8. Proceeds. Cash and non-cash proceeds of the above property are also covered by this Financing Statement including specifically, but without limitation, (a) cash and non-cash proceeds deposited in any deposit accounts, and (b) all accounts, chattel paper, instruments, inventory, equipment, general intangibles or other goods or property purchased or acquired with cash and/or non-cash proceeds of any of the above property.

9. ☐ All or a portion of the property described above is affixed or is to be affixed to or is to be crops on the real estate described on Schedule A attached hereto and made a part hereof by reference. The record owner(s) of such real estate is/are: _____

Debtor(s)

Thomas P. Frey, President

(Seal)

(Seal)

(Seal)

(Seal)

Mr. Clerk: Please return to PROVIDENT BANK OF MARYLAND to the officer and at the address set forth in paragraph 6 above.

Mailed to Secured Party

1986 APR 25 PM 12:17

E. AUBREY COLLISON
CLERK

UNIFORM COMMERCIAL CODE
STATEMENTS OF CONTINUATION, PARTIAL RELEASE, ASSIGNMENT, ETC.

THIS STATEMENT REFERS TO ORIGINAL FINANCING STATEMENT

Roll No. 490

Page No. 8

Identification No. 258529

Dated 9/20/85

1. Debtor(s) { Ross I. Heisman, D.D.S., P.C.
Name or Names—Print or Type
7575 Ritchie Highway, Anne Arundel County, Glen Burnie, MD 21061
Address—Street No., City - County State Zip Code
2. Secured Party { Arthur S. Schuster, D.D.S., P.A. c/o Wilma Schuster
Name or Names—Print or Type
8205 Maxine Circle, Baltimore County, Balto., MD 21208
Address—Street No., City - County State Zip Code

3. Maturity Date (if any) _____

4. Check Applicable Statement:

<p>A. Continuation <input type="checkbox"/> The original financing statement between the foregoing Debtor and Secured Party, bearing the file number shown above, is still effective.</p>	<p>B. Partial Release <input type="checkbox"/> From the collateral described in the financing statement bearing the file number shown above, the Secured Party releases the following:</p>
<p>C. Assignment <input checked="" type="checkbox"/> The Secured Party certifies that the Secured Party has assigned to the Assignee whose name and address is shown below, Secured Party's rights under the financing statement bearing the file number, shown above in the following property:</p>	<p>D. Other: <input type="checkbox"/> (Indicate whether amendment, termination, etc.)</p>

Assignee:

Wilma Schuster
8205 Maxine Circle
Baltimore, Maryland 21208

Dated: March 15, 1986

Arthur S. Schuster, D.D.S., P.A.

Name of Secured Party

By Wilma Schuster
Signature of Secured Party

Wilma Schuster, President

Type or Print (Include Title if Company)

Lucas Bros. Form T-1

Please mail the recorded document to:

Barry F. Levin, Esquire
233 E. Redwood Street
Baltimore, MD 21202

Mailed to Secured Party

STATE OF MARYLAND

BOOK 497 PAGE 297

UNIFORM COMMERCIAL CODE

STATEMENTS OF CONTINUATION, PARTIAL RELEASE, ASSIGNMENT ETC. — FORM UCC-3

THIS STATEMENT REFERS TO ORIGINAL STATEMENT, IDENTIFYING FILE NO. 251710

RECORDED IN BOOK 472 PAGE 410 ON April 24, 1984 (DATE)

1. DEBTOR

Name Drillers Service Incorporated
Address 4700 Belle Road, Baltimore, MD 21225

2. SECURED PARTY

Name AMCA International Finance Corporation
Address P.O. Box 312, Milwaukee, WI 53201

Person And Address To Whom Statement Is To Be Returned If Different From Above.

3. Maturity date of obligation (if any) N/A

CHECK ☒ FORM OF STATEMENTA. Continuation ☐
The original financing statement between the foregoing Debtor and Secured Party, bearing the file number shown above, is still effective.B. Partial Release ☐
From the collateral described in the financing statement bearing the file number shown above, the Secured Party releases the following:C. Assignment ☒ KX
The Secured Party certifies that the Secured Party has assigned to the Assignee whose name and address is shown below, Secured Party's rights under the financing statement bearing the file number, shown above in the following property:D. Other: ☐
(Indicate whether amendment, termination, etc.)

The secured party certifies that it has assigned all of its rights under the above referenced financing statement to:

AMCA International Finance Corporation of Georgia
1117 Pinnacle Center West, Suite N-316
Atlanta, Georgia 30333

The collateral assigned is:

The debtor's inventory, whether acquired, consisting of new and used machines, including attachments, accessories, and parts manufactured or offered for sale by Keeshring Company and/or any of its divisions or subsidiaries, acquired by debtor from the secured party and held by debtor for sale or lease, all of which inventory secures the obligation of the debtor to the secured party until fully paid.

Mailed to Secured Party

10:00
Dated February 15, 1986Kevin P. Gandy
(Signature of Secured Party)
AMCA International Finance Corporation
Type or Print Above Name on Above Line

1986 APR 25 PM 12:18

S. AUDREY COLLISON

BOOK 497 PAGE 298

201513

FINANCING STATEMENT

- ☒ Not subject to recordation tax
☐ Subject to recordation tax on principal amount of \$.....

1. Name of Debtor(s):
Address: Daniel Sider T/A Danny's Tavern
P.O. Box 145, Route 11
Ft. Smallwood Road, Pasadena, Md. 21122

2. Name of Secured Party: FIRST AMERICAN BANK OF MARYLAND
Address: 8701 Georgia Avenue
Silver Spring, Maryland 20910

3. This Financing Statement covers the following types (or items) of property:
- 1) Rheem 5-ton condensor unit- Serial # RACC-057-JAC
 - 1) 5-ton A-coil Serial # RCAB-0595

RECORD FEE 12.00
POSTAGE .50
#05012 1237 R01 112441
APR 25 1986

4. Check the statements which apply, if any, and supply the information indicated:

- ☐ (If collateral is goods which are or are to become fixtures—describe real estate, include house number and street, and block reference where applicable; type "TO BE RECORDED IN LAND RECORDS" across top of page and complete reverse side of this form.)
The above-described goods are affixed or to be affixed to:



- ☐ Proceeds of the collateral are also covered.
☐ Products of the collateral are also covered.

Debtor(s): Daniel Sider T/A Danny's Tavern

.....
.....
Daniel Sider
.....

Secured Party:
FIRST AMERICAN BANK OF MARYLAND

By:
Mark E. Ryder - Branch Manager
(Type Name and Title)

(NOTE: Type name under each signature and if company, type name of company and name and title of authorized signer.)

(Attn-Clerk: Return to 1st American Bank of Maryland at address shown in 2. above)

Mailed to Secured Party

12.00
.50

BOOK 497 PAGE 299

201511

482-173

This **STATEMENT** is presented to a filing officer for filing pursuant to the Uniform Commercial Code:

1. Debtor(s) (Last Name First) and address(es) Mercantile Safe Deposit & Trust Company 742 Old Hammonds Ferry Road Linthicum, MD	2. Secured Party(ies) and address(es) Datagraphix Inc. 10977 San Diego Mission Road San Diego, CA 92108	3. Maturity date (if any): For Filing Officer (Date, Time and Filing Office) 66 10.00 50 421704 1777 402 11:37 APR 25 86
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4. This statement refers to original Financing Statement bearing File No. 255445 02378 482-173
Filed with Maryland Sec XXXX State Date Filed January 30 19 85

5. ☐ Continuation. The original financing statement between the foregoing Debtor and Secured Party, bearing file number shown above, is still effective.
6. ☐ Termination. Secured party no longer claims a security interest under the financing statement bearing file number shown above.
7. ☒ Assignment. The secured party's right under the financing statement bearing file number shown above to the property described in Item 10 have been assigned to the assignee whose name and address appears in Item 10.
8. ☐ Amendment. Financing Statement bearing file number shown above is amended as set forth in Item 10.
9. ☐ Release. Secured Party releases the collateral described in Item 10 from the financing statement bearing file number shown above.
10. National Lease Income Fund 3
c/o Integrated Resources Equipment Group, Inc.
733 Third Avenue
New York, NY 10017

No. of additional Sheets presented:

By: _____ Signature(s) of Debtor(s) (necessary only if Item 8 is applicable).
By: Dusan Gregory Signature(s) of Secured Party(ies)

(1) Filing Officer Copy - Alphabetical

STANDARD FORM - FORM UCC-3

Mailed to Secured Party

1986 APR 25 PM 2:06

E. ALBERT COLLISON
CLERK

BOOK 497 PAGE 300

201515

✓

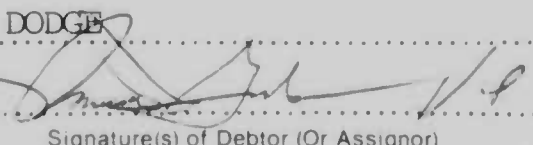
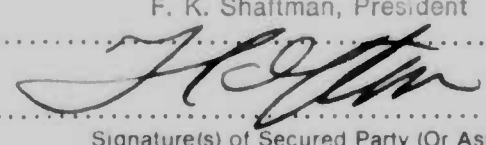
4. <input type="checkbox"/> Filed for record in the real estate records	5. <input checked="" type="checkbox"/> Debtor is a Transmitting Utility 4388	6. No. of Additional Sheets Presented
1. Debtor(s) (Last Name First) and address(es) TATE DODGE DBA: Tate Dodge - New 7139 N. Ritchie Hwy. Glen Burnie, MD 21061	2. Secured Party(ies) and address(es) UNIVERSAL COMMUNICATION SYSTEMS, INC. 1401 Municipal Road, N.W. Roanoke, Virginia 24012	3. For Filing Officer (Date, Time, Number, and Filing Office) RECORD FEE 12.00 POSTAGE .50 201785 0377 002 11:38 APR 25 86

7. This financing statement covers the following types (or items) of property

Private telephone communication equipment located at the address of the Debtor—including PABX switching systems, consoles, telephones, MDF, power supply, trunks, cable and all communication equipment described in Schedule A of a certain agreement between the parties hereto, wherein secured party is granted a security interest.

(Not subject to recordation tax.)

☐ Products of Collateral are also covered.

Whichever is Applicable (See Instruction Number 9)	Atwood B. Tate, Vice President	UNIVERSAL COMMUNICATION SYSTEMS, INC.
	TATE DODGE  Signature(s) of Debtor (Or Assignor)	F. K. Shaftman, President  Signature(s) of Secured Party (Or Assignee)

Filing Officer Copy - Alphabetical
STANDARD FORM - UNIFORM COMMERCIAL CODE - FORM UCC-1
Rev. Jan. 1980
Forms may be purchased from Hobbs & Warren, Inc., Boston, Mass. 02101

Mailed to Secured Party

1986 APR 25 PM 2:06

E. ADRIAN COLLISON
CLERK



12.00.50

BOOK 497 PAGE 301

261516

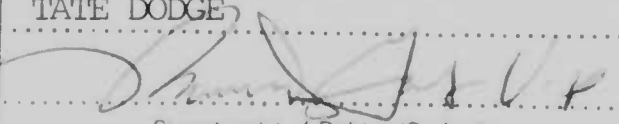
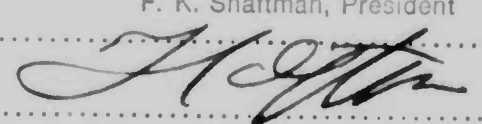
4 <input type="checkbox"/> Filed for record in the real estate records	5 <input type="checkbox"/> Debtor is a Transmitting Utility 4387	6 No. of Additional Sheets Presented
1 Debtor(s) (Last Name First) and address(es) TATE DODGE DBA: Tate Chrysler - New 7429 Ritchie Hwy. Glen Burnie, MD 21061	2 Secured Party(ies) and address(es) UNIVERSAL COMMUNICATION SYSTEMS, INC. 1401 Municipal Road, N.W. Roanoke, Virginia 24012	3 For Filing Officer (Date, Time, Number, and Filing Office)

7 This financing statement covers the following types (or items) of property

Private telephone communication equipment located at the address of the Debtor—including PABX switching systems, consoles, telephones, MDF, power supply, trunks, cable and all communication equipment described in Schedule A of a certain agreement between the parties hereto, wherein secured party is granted a security interest.

(Not subject to recordation tax.)

☐ Products of Collateral are also covered.

Whichever is Applicable (See Instruction Number 9)	Atwood B. Tate, Vice President TATE DODGE  Signature(s) of Debtor (Or Assignor)	UNIVERSAL COMMUNICATION SYSTEMS, INC. F. K. Shaftman, President  Signature(s) of Secured Party (Or Assignee)
---	--	--

Filing Officer Copy - Alphabetical
STANDARD FORM - UNIFORM COMMERCIAL CODE - FORM UCC-1

Rev. Jan. 1980 Forms may be purchased from Hobbs & Warren, Inc., Boston, Mass. 02101



1986 APR 25 PM 2:06

E. AUBREY COLLISON
CLERK

Mailed to Secured Party

12.22
50

BOOK 497 PAGE 302

201517



4. <input type="checkbox"/> Filed for record in the real estate records	5. <input type="checkbox"/> Debtor is a Transmitting Utility 4390	6. No. of Additional Sheets Presented
1. Debtor(s) (Last Name First) and address(es) TATE DODGE DBA: Tate Dodge - Annapolis 1833 West Street Annapolis, MD	2. Secured Party(ies) and address(es) UNIVERSAL COMMUNICATION SYSTEMS, INC. 1401 Municipal Road, N.W. Roanoke, Virginia 24012	3. For Filing Officer (Date, Time, Number, and Filing Office) RECORD FEE 12.00 POSTAGE 50 APR 25 1986

7. This financing statement covers the following types (or items) of property:

Private telephone communication equipment located at the address of the Debtor—including PABX switching systems, consoles, telephones, MDF, power supply, trunks, cable and all communication equipment described in Schedule A of a certain agreement between the parties hereto, wherein secured party is granted a security interest.

(Not subject to recordation tax.)

☐ Products of Collateral are also covered.

Whichever is Applicable (See Instruction Number 9)	Atwood B. Tate, Vice President TATE DODGE Signature(s) of Debtor (Or Assignor)	UNIVERSAL COMMUNICATION SYSTEMS, INC. F. K. Shaftman, President Signature(s) of Secured Party (Or Assignee)
--	--	---

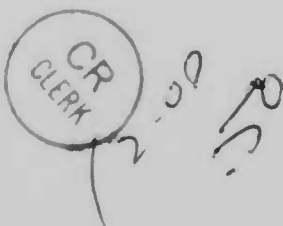
Filing Officer Copy - Alphabetical
STANDARD FORM - UNIFORM COMMERCIAL CODE - FORM UCC-1

Rev. Jan. 1980

Forms may be purchased from Hobbs & Warren, Inc., Boston, Mass. 02101

1986 APR 25 PM 2:06

E. ALBERT COLLISON
CLERK



Mailed to Secured Party

Anne Arundel County

FINANCING STATEMENT

261513

1. ☐ To be recorded in the Land Records.
 2. ☒ To be recorded among the Financing Statement Records.
 3. ☐ Not subject to Recordation Tax.

RECORD FEE 14.00
 RECORD TAX 4550.00
 POSTAGE 50
 \$4564.50 0777 002 713-42
 APR 25 86

4. ☒ Subject to Recordation Tax on an initial debt in the principal amount of \$ 650,000.00 The Debtor(s) certifies that with the filing of this Financing Statement or a duplicate of this Financing Statement, the Recordation Tax on the initial debt has been paid to Clerk, Circuit Court Anne Arundel County.

5. Debtor(s) Name(s) Address(es)
 David S. O'Brien, M.D.; 60 West Street
 Robert Seaman, M.D., a Maryland Annapolis, MD 21401
 General Partnership

6. Secured Party Address
 Equitable Bank, National Association 100 S. Charles Street
 Attention: Anita E. Sleater Baltimore, MD 21201
 Loan Documentation

7. This Financing Statement covers the following property and all proceeds and products thereof, including, without limitation, all proceeds of any insurance policies covering all or any part of such property:

☒ A. **Inventory.** All of the inventory of each Debtor both now owned and hereafter acquired and as the same may now and hereafter from time to time be constituted, together with all cash and non-cash proceeds and products thereof.

☒ B. **Accounts.** All of the accounts of each Debtor (including, without limitation, all notes, notes receivable, drafts, acceptances and similar instruments and documents) both now owned and hereafter acquired, together with (i) all cash and non-cash proceeds thereof, and (ii) all returned, rejected or repossessed goods, the sale or lease of which shall have given or shall give rise to an account and all cash and non-cash proceeds and products of all such goods.

☒ C. **General Intangibles.** All of the general intangibles of each Debtor (including, without limitation, all things in action, contractual rights, goodwill, literary rights, rights to performance, copyrights, trademarks and patents), both now owned and hereafter acquired, together with all cash and non-cash proceeds and products thereof.

☒ D. **Chattel Paper.** All of the chattel paper of each Debtor both now owned and hereafter existing, acquired or created, together with (i) all moneys due and to become due thereunder, (ii) all cash and non-cash proceeds thereof, (iii) all returned, rejected or repossessed goods, the sale or lease of which shall have given or shall give rise to chattel paper and all cash and non-cash proceeds and products of all such goods, and (iv) all property and goods both now owned and hereafter acquired by each Debtor which are sold, leased, secured, serve as security for, are the subject of, or otherwise covered by, the chattel paper of each such Debtor, together with all rights incident to such property and goods and all cash and non-cash proceeds thereof.

☒ E. **All Equipment and Fixtures.** All of the equipment and fixtures of each Debtor, both now owned and hereafter acquired, together with (i) all additions, parts, fittings, accessories, special tools, attachments and accessions now and hereafter affixed thereto and/or used in connection therewith, (ii) all replacements thereof and substitutions therefor, and (iii) all cash and non-cash proceeds and products thereof.

☐ F. **Specific Equipment and Fixtures.** All of the equipment and fixtures of each Debtor described on Schedule A attached hereto and made a part hereof by reference, together with (i) all additions, parts, fittings, accessories, special tools, attachments and accessions now and hereafter affixed thereto and/or used in connection therewith, (ii) all replacements thereof and substitutions therefor, and (iii) all cash and non-cash proceeds and products thereof.

☐ G. **Other.** All of the property of each Debtor described on Schedule A attached hereto and made a part hereof by reference, together with all cash and non-cash proceeds thereof.

8. **Proceeds.** Cash and non-cash proceeds of the above property are also covered by this Financing Statement including specifically, but without limitation, (a) cash and non-cash proceeds deposited in any deposit accounts, and (b) all accounts, chattel paper, instruments, inventory, equipment, general intangibles or other goods or property purchased or acquired with cash and/or non-cash proceeds of any of the above property.

9. ☒ All or a portion of the property described above is affixed or is to be affixed to or is to be crops on the real estate described on Schedule A attached hereto and made a part hereof by reference. The record owner(s) of such real estate is/are: ~~XXXXXX Associates~~ Annapolis West Limited Partnership

Debtors David S. O'Brien, M.D.; Robert Seaman, M.D.,
 a Maryland General Partnership (Seal)

By: David S. O'Brien, M.D. (Seal) By: Robert Seaman, M.D. (Seal)

David S. O'Brien, M.D., General Partner Robert Seaman, M.D., General Partner
 Mr. Clerk: Please return to the Equitable Bank, National Association to the officer and at the address set forth in paragraph 6 above.

Form 605 (7/85)

EQUITABLE BANK, N.A.
 LOAN DOCUMENTATION CENTER
 100 S. CHARLES ST. 3rd FL.
 BALTIMORE, MARYLAND 21201



1986 APR 25 PM 2:06

Mailed to Secured Party

4550.00
 50

SCHEDULE A

497 PAGE 304

This Schedule A is attached to and made a part of a Financing Statement by and between Equitable Bank, National Association, a National Banking Association and David S. O'Brien, M.D.; Robert Seaman, M.D., a Maryland General Partnership.

9. Continued

60 West Street, Annapolis, MD as more fully described in a deed dated September 1, 1977 to Annapolis West Limited Partnership from Barry M. Fetzpatrick and Patrick M. McKeever, Trustee and R. P. Corporation, Inc. and recorded among the land records of Anne Arundel County in Liber WGL 2997 folio 710

EQUITABLE BANK, N.A.
LOAN DOCUMENTATION CENTER
100 S. CHARLES ST. 3rd FL.
BALTIMORE, MARYLAND 21201

Mailed to Secured Party

BOOK 497 PAGE 305

201510

RECORD FEE 11.00

A42091A2904

UNIFORM COMMERCIAL CODE - FINANCING STATEMENT
(Maryland)

821791 0717 R02 11:43
APR 25 86

This Financing Statement is presented to a filing officer for filing pursuant to the Uniform Commercial Code.

1. Debtor(s) (Last Name First address(es))	2. Secured Party(ies) and Address(es)
Hillcrest Memorial Cemetery Inc. 1911 Forest Drive Annapolis, Maryland 21401	Ford Motor Credit Co. 1101 North Point Blvd. Baltimore, MD 21224

For Filing Officer (Det. Title No. and Filing Office)

3. This Financing Statement covers the following types (or items) of personal property:

Ford 445 T-L-B, Serial # C754231

Check if covered: ☒ Proceeds of collateral covered ☐ Products of collateral covered

4. This transaction is exempt from the Recording Tax.

Filed with:

Anne Arundel Co.

Jack H. Maynard-Pres.

Jack H. Maynard
(SIGNATURE OF DEBTOR)

(SIGNATURE OF DEBTOR)

Ford Motor Credit Co.

(NAME OF SECURED PARTY)

BY *Terry Pusinsky*
Terry Pusinsky 4-18-86

PRINTED IN U.S.A.

FMCC 709F-M (MARYLAND) PREVIOUS EDITIONS MAY BE USED



1986 APR 25 PM 2:06

Mailed to Secured Party

E. AUDREY COLLISON
CLERK

FINANCING STATEMENT

497 306

This Financing Statement is presented to a Filing Officer pursuant to the Maryland Uniform Commercial Code.

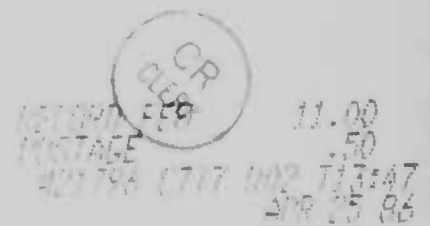
1. NAME AND ADDRESS OF DEBTOR:

FREDERICK L. WILLARD
1516 Homewood Landing Road
Annapolis, Maryland 21401

261520

2. NAME AND ADDRESS OF SECURED PARTY:

EQUITABLE BANK, NATIONAL ASSOCIATION
100 South Charles Street
Baltimore, Maryland 21201
Attention: Waring S. Justis, Jr.



3. This Financing Statement covers all of the following property of the Debtor:

A. Purchase and Sale Agreement. All of the Debtor's right, title, and interest in, and to any and all monies to be paid to Debtor pursuant to that certain Purchase and Sale Agreement dated March 7, 1986 by and between the Debtor, as seller and Harbor Mist Limited Partnership, a Maryland limited partnership, as buyer ("Harbor Mist"), together with all additions, supplements, amendments, and modifications thereto.

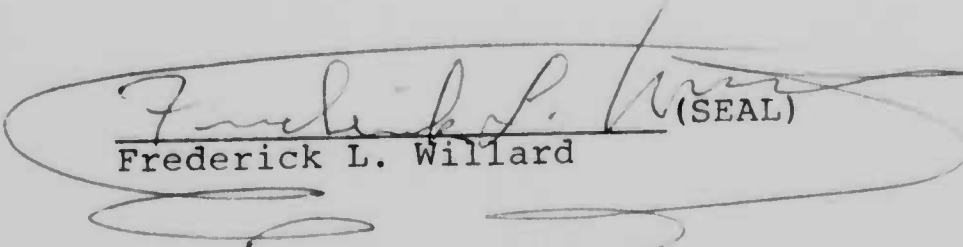
B. Consulting Agreement. All of Debtor's right, title, and interest in, and to, any and all monies payable to the Debtor under, and by virtue of, a certain Consulting Agreement dated April 14, 1986 by and between the Debtor and Harbor Mist, together with all additions, supplements, amendments, and modifications thereto.

C. Monies Payable Under Note and Deed of Trust. All of Debtor's right, title, and interest in, and to any and all monies now or hereafter payable to Debtor under and in connection with (i) that certain Promissory Note dated March 20, 1985 from Cherokee Group, Ltd., a Maryland corporation, as maker, payable to the order of the Debtor in the original principal amount of \$150,000.00, together with all renewals thereof, substitutions therefore and amendments thereto, and (ii) that certain Deed of Trust and Easement dated March 20, 1985 from Cherokee Group, Ltd., as Grantor, to Yvonne Kisiel and Walter R. Stone, Trustees, for the benefit of the Debtor, together with all renewals thereof, substitutions therefore and amendments thereto.

D. Proceeds and Products. Proceeds and products of the collateral are also covered.

4. Not subject to recordation tax.

DEBTOR:


(SEAL)
Frederick L. Willard

1138

1986 APR 25 PM 2:07

MAW:dvd:gjd 04/14/86

MAW9(d)

RETURN TO:

BOOK 497 PAGE 307

Mark A. Weiermiller, Esquire
c/o Miles & Stockbridge
10 Light Street - Suite 1900
Baltimore, Maryland 21202

RECORD AMONG THE:

1. Financing Statement Records of the Maryland State Department of Assessments and Taxation.
- ✓ 2. Financing Statement Records of Anne Arundel County, Maryland.

Mailed to Secured Part

UNIFORM COMMERCIAL CODE
STATEMENTS OF CONTINUATION, PARTIAL RELEASE, ASSIGNMENT, ETC.—FORM UCC-3THIS STATEMENT REFERS TO ORIGINAL STATEMENT, IDENTIFYING FILE NO. 238846RECORDED IN LIBER 440 FOLIO 3 ON 07/17/81 (DATE)

1. DEBTOR

Name Bruce A. FarrAddress 2038 Cambridge Drive, Crofton, MD 21114

2. SECURED PARTY

Name NORWEST FINANCIALAddress 24B Defense Street, Annapolis, MD 21401

Person And Address To Whom Statement Is To Be Returned If Different From Above.

3. Maturity date of obligation (if any) _____

CHECK ☒ FORM OF STATEMENTA. Continuation ☐
The original financing statement between the foregoing Debtor and Secured Party, bearing the file number shown above, is still effective.B. Partial Release ☐
From the collateral described in the financing statement bearing the file number shown above, the Secured Party releases the following:C. Assignment ☐
The Secured Party certifies that the Secured Party has assigned to the Assignee whose name and address is shown below, Secured Party's rights under the financing statement bearing the file number, shown above in the following property:D. Other: Termination ☒
(Indicate whether amendment, termination, etc.)RECORD FEE 10.00
POSTAGE .50
821798 0777 002 T13447
APR 25 86Dated 4/23/86
(Signature of Secured Party)Alison R. Kessler
Type or Print Above Name on Above Line

Mailed to Secured Party

UNIFORM COMMERCIAL CODE
STATEMENTS OF CONTINUATION, PARTIAL RELEASE, ASSIGNMENT, ETC.—FORM UCC-3

THIS STATEMENT REFERS TO ORIGINAL STATEMENT, IDENTIFYING FILE NO. 232088

RECORDED IN LIBER 424 FOLIO 230 ON 04/10/80 (DATE)

1. DEBTOR

Name HOWARD & OLIVE JONES
Address 315 Stevens Avenue, Arnold, MD 21012

2. SECURED PARTY

Name NORWEST FINANCIAL
Address 24B Defense Street, Annapolis, MD 21401

Person And Address To Whom Statement Is To Be Returned If Different From Above.

3. Maturity date of obligation (if any)

CHECK <input checked="" type="checkbox"/> FORM OF STATEMENT	<p>A. Continuation <input type="checkbox"/> The original financing statement between the foregoing Debtor and Secured Party, bearing the file number shown above, is still effective.</p>	<p>B. Partial Release <input type="checkbox"/> From the collateral described in the financing statement bearing the file number shown above, the Secured Party releases the following:</p>
	<p>C. Assignment <input type="checkbox"/> The Secured Party certifies that the Secured Party has assigned to the Assignee whose name and address is shown below, Secured Party's rights under the financing statement bearing the file number, shown above in the following property:</p>	<p>D. Other: Termination <input checked="" type="checkbox"/> (Indicate whether amendment, termination, etc.)</p>

RECORD FEE 10.00
POSTAGE .50
421799 0777 R02 113:49
APR 25 86



Dated 4/23/86

Alison R. Kessler
(Signature of Secured Party)

Alison R. Kessler
Type or Print Above Name on Above Line

Mailed to Secured Party

1986 APR 25 PM 2:07
E. AUBREY COLLISON

UNIFORM COMMERCIAL CODE
STATEMENTS OF CONTINUATION, PARTIAL RELEASE, ASSIGNMENT, ETC.—FORM UCC-3

THIS STATEMENT REFERS TO ORIGINAL STATEMENT, IDENTIFYING FILE NO. 252810
RECORDED IN LIBER 475 FOLIO 214 ON 7/25/84 (DATE)

1. DEBTOR

Name Olive M. Jones and Howard P. Jones
Address 315 Stevens Avenue, Arnold, MD 21012

2. SECURED PARTY

Name Norwest Financial Leasing I^c.
Address 24B Defense Street, Annapolis, MD 21401

Person And Address To Whom Statement Is To Be Returned If Different From Above

3. Maturity date of obligation (if any)

CHECK ☒ FORM OF STATEMENT

A. Continuation ☐
The original financing statement between the foregoing Debtor and Secured Party, bearing the file number shown above, is still effective.

B. Partial Release ☐
From the collateral described in the financing statement bearing the file number shown above, the Secured Party releases the following:

C. Assignment ☐
The Secured Party certifies that the Secured Party has assigned to the Assignee whose name and address is shown below, Secured Party's rights under the financing statement bearing the file number, shown above in the following property:

D. Other: Termination ☒
(Indicate whether amendment, termination, etc.)

Dated

4/25/86

(Signature of Secured Party)

Alison R. Kessler

Type or Print Above Name on Above Line

1986 APR 25 PM 2:07

UNIFORM COMMERCIAL CODE
STATEMENTS OF CONTINUATION, PARTIAL RELEASE, ASSIGNMENT, ETC.—FORM UCC-3

THIS STATEMENT REFERS TO ORIGINAL STATEMENT, IDENTIFYING FILE NO. 253503

RECORDED IN LIBER 477 FOLIO 85 ON 8/22/84 (DATE)

1. DEBTOR

Name Mark E. Elmer and Barbara A. Elmer

Address Rt 2, Box 20, West River, MD 20778

2. SECURED PARTY

Name Norwest Financial Leasing Inc.

Address 24B Defense Street, Annapolis, MD 21401

RECORD FEE

POSTAGE

10.00
10
421001 0777 R02 T13:50
APR 25 86

Person And Address To Whom Statement Is To Be Returned If Different From Above.

3. Maturity date of obligation (if any)

CHECK ☒ FORM OF STATEMENT

A. Continuation ☐
 The original financing statement between the foregoing Debtor and Secured Party, bearing the file number shown above, is still effective.

B. Partial Release ☐
 From the collateral described in the financing statement bearing the file number shown above, the Secured Party releases the following:

C. Assignment ☐
 The Secured Party certifies that the Secured Party has assigned to the Assignee whose name and address is shown below, Secured Party's rights under the financing statement bearing the file number, shown above in the following property:

D. Other: TERMINATION ☒
 (Indicate whether amendment, termination, etc.)

Dated 4/23/86

Alison R. Kessler
 (Signature of Secured Party)

Alison R. Kessler
 Type or Print Above Name on Above Line

1986 APR 25 PM 2:07

E. AUBREY COLLISON
 CLERK

MARYLAND FINANCING STATEMENT

UCC-1

☒ Not Subject to Recordation Tax

☐ Recordation Tax of \$ _____ on
Principal Amount of \$ _____ is enclosed/
has been paid (strike inapplicable phrase).

For Filing Officer

File No.: _____
Record Reference: _____
Date & Hour of Filing: _____

This financing statement is presented to a filing officer pursuant to the Uniform Commercial Code:

1. DEBTOR MID-ATLANTIC BEVERAGE SERVICE, INC.
(Name or Names)
1321 Mercedes Road, Harmans, Maryland 21077
(Address)

DEBTOR _____
(Name or Names)

(Address)

2. SECURED PARTY ATLANTIC INDUSTRIAL CREDIT CORPORATION
(Name or Names)
P.O. Box 10656, Towson, MD. 21285-0656
(Address)

3. ASSIGNEE (if any) of SECURED PARTY HARBOR FEDERAL SAVINGS & LOAN
(Name or Names)
3200 EASTERN AVE. BALTO MD 21224
(Address)

4. This Financing Statement covers the following types (or items) of property:

- One - 820 Merlin Telephone System w/5 - 10 Button Telephones;
Feature Cartridge #2, 820 Control Unit; Cabling -
Location: 7476 New Ridge Road, Section K
Harmans, Maryland 21077
- One - 410 Merlin Telephone System w/4 - 5 Button Telephones,
Feature Cartridge #2, Control Unit; Cabling -
Location: 1321 Mercedes Drive
Harmans, MD. 21077

"With all proceeds thereof, cash and non-cash, including proceeds of
any insurance coverage or any claim thereunder".

5. The above described goods are affixed to, or are to be affixed to the following described real estate:

6. Proceeds of Collateral are covered hereunder: Yes ☒ No ☐
Products of Collateral are also covered: Yes ☐ No ☒

DEBTOR(S):
MID-ATLANTIC BEVERAGE SERVICE, INC.

By: David H. Carroll, Pres.
DAVID H. CARROLL, Pres.
(Type or print name of person signing)

SECURED PARTY:
ATLANTIC INDUSTRIAL CREDIT CORPORATION

By: Robert E. Polack, President
Robert E. Polack, President
(Type or print name of person signing)

By: _____
(Title)

(Type or print name of person signing)

Mailed to Secured Party

Return To: ATLANTIC INDUSTRIAL CREDIT CORPORATION
P.O. Box 10656, Towson, MD. 21285-0656

STATEMENT OF CONTINUATION, TERMINATION, ASSIGNMENT
AMENDMENT OR RELEASE UNDER UNIFORM COMMERCIAL CODE
FORM NO. 801-7 Ed. 1/69

This Statement is presented to a Filing Officer for filing pursuant to the Uniform Commercial Code.
This Statement refers to original Financing Statement, Identifying File No. ID 253283 recorded in
Liber 476 , Folio 337 on 8-14-84 (Date).

1. DEBTOR(S):

Name(s) Safe Underwater Diving School Inc.

Address(es) 8470 Ft. Smallwood Road Pasadena MD 21122

2. SECURED PARTY:

Name Maryland National Bank

Address 8480 Ft. Smallwood Road Pasadena Maryland 21122

Person and Address to whom Statement is to be returned if different from above.

Check mark below indicates the type and kind of Statement made hereby.
(Check only one Box.)

3. ☐ CONTINUATION. The original Financing Statement referred to above is still effective.
4. ☒ TERMINATION. The Secured Party of Record no longer claims a security interest under the original Financing Statement referred to above.
5. ☐ ASSIGNMENT. The Secured Party of Record has assigned to the Assignee whose name and address appear below in Item 8, the Secured Party's rights under the original Financing Statement above referred to as to all the collateral described therein or such part thereof as is described in Item 8 below.
6. ☐ AMENDMENT. The original Financing Statement above referred to is amended as set forth in Item 8 below. (Signature of Debtor is required.)
7. ☐ RELEASE. (Partial or Full) From the collateral described in the original Financing Statement above referred to, the Secured Party of Record releases the property described in Item 8 below.

8.

9. SIGNATURES.

SECURED PARTY

Maryland National Bank

By *Marian A. Kerby*Marian A. Kerby Branch Officer
(Type, Name and Title)

DEBTOR(S)

(Necessary only if Item 6 is applicable)
Type name of each signature and if Company,
type name of Company and Name and Title of
Authorized Signer.



Mailed to Secured Party

1986 APR 25 PM 3:33

E. AUBREY COLLISON
CLERK

201532

FINANCING STATEMENT

- 1 ☐ To Be Recorded in the Land Records at _____
- 2 ☒ To Be Recorded among the Financing Statement Records at Anne Arundel County Clerk of
the Circuit County
- 3 ☒ Not subject to Recordation Tax
- 4 ☐ Subject to Recordation Tax on an initial debt in the principal amount of \$_____. The Debtor(s) certifies that with the filing of this Financing Statement or a duplicate of this Financing Statement, the Recordation Tax on the initial debt has been paid to _____

5 Debtor(s) Name(s) Address(es)
Billings and Birkhead Inc. 2408 Crofton Blvd.
Crofton, Md. 21114

6 Secured Party Address
Maryland National Bank P. O. Box 871
Attention Maureen Konschnik Annapolis, Md. 21404
(Mr. Clerk Please return to Maryland National Bank to the department at the address set forth in paragraph 6 above.)

7 This Financing Statement covers the following property and all proceeds and products thereof, including, without limitation, all proceeds of any insurance policies covering all or any part of such property

☐ A. *Inventory*. All of the inventory of each Debtor both now owned and hereafter acquired and as the same may now and hereafter from time to time be constituted, together with all cash and non-cash proceeds and products thereof

☐ B. *Contract Rights*. All of the contract rights of each Debtor both now owned and hereafter acquired, together with all cash and non-cash proceeds and products thereof

☒ C. *Accounts*. All of the accounts of each Debtor (including, without limitation, all notes, notes receivable, drafts, acceptances and similar instruments and documents) both now owned and hereafter acquired, together with (i) all cash and non-cash proceeds thereof, and (ii) all returned, rejected or repossessed goods, the sale or lease of which shall have given or shall give rise to an account and all cash and non-cash proceeds and products of all such goods

☐ D. *General Intangibles*. All of the general intangibles of each Debtor (including, without limitation, all things in action, contractual rights, goodwill, literary rights, rights to performance, copyrights, trademarks and patents), both now owned and hereafter acquired, together with all cash and non-cash proceeds and products thereof

☐ E. *Chattel Paper*. All of the chattel paper of each Debtor both now owned and hereafter existing, acquired or created, together with (i) all moneys due and to become due thereunder, (ii) all cash and non-cash proceeds thereof, (iii) all returned, rejected or repossessed goods, and the sale or lease of which shall have given or shall give rise to chattel paper and all cash and non-cash proceeds and products of all such goods, and (iv) all property and goods both now owned and hereafter acquired by each Debtor which are sold, leased, secured, serve as security for, are the subject of, or otherwise covered by, the chattel paper of each such Debtor, together with all rights incident to such property and goods and all cash and non-cash proceeds thereof

☐ F. *All Equipment*. All of the equipment of each Debtor, both now owned and hereafter acquired, together with (i) all additions, parts, fittings, accessories, special tools, attachments and accessions now and hereafter affixed thereto and/or used in connection therewith, (ii) all replacements thereof and substitutions therefor, and (iii) all cash and non-cash proceeds and products thereof

☐ G. *Specific Equipment*. All of the equipment of each Debtor described on Schedule A attached hereto and made a part hereof by reference, together with (i) all additions, parts, fittings, accessories, special tools, attachments and accessions now and hereafter affixed thereto and/or used in connection therewith, (ii) all replacements thereof and substitutions therefor, and (iii) all cash and non-cash proceeds and products thereof

☐ H. *Other*. All of the property of each Debtor described on Schedule A attached hereto and made a part hereof by reference, together with all cash and non-cash proceeds thereof

8 ☐ All or a portion of the property described above is affixed or is to be affixed to or is or is to be crops on the real estate described on Schedule A attached hereto and made a part hereof by reference.

Billings and Birkhead Inc.

Robert Billings, President

Secured Party
Maryland National Bank

Maureen Konschnik, Asst. Vice President
Type name and title

MARYLAND NATIONAL BANK

1986 APR 25 PM 3:33

207-95 REV 7/85

Mailed to Secured Party

1cc
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201523

BOOK 497 PAGE 315

FINANCING STATEMENT

1. ☐ To Be Recorded in the Land Records at _____
2. ☒ To Be Recorded among the Financing Records at Anne Arundel County
3. ☒ Not subject to Recordation Tax
4. ☐ Subject to Recordation Tax on an initial debt in the principal amount of \$_____ The Debtor(s) certifies that with the filing of this Financing Statement or a duplicate of this Financing Statement, the Recordation Tax on the initial debt has been paid to _____

5. Debtor(s) Name(s): Technology Leasing Associates Address(es): 9150 Rumsey Road
Suite B-12
Columbia, Maryland 21045
80 West Street
Suite 110
Annapolis, Maryland 21404

6. Secured Party: Maryland National Bank

Address: Department Post Office Box 887, Mailstop 500501

Attention: V. Johnson

Baltimore, Maryland 21203 PO. Box 871
Annapolis, MD 21404

(Mr. Clerk, Please return to Maryland National Bank as indicated in paragraph 6 above.)

7. This Financing Statement covers the following types (or items) of property and all proceeds and products thereof, including, without limitation, all proceeds of any insurance policies covering all or any part of such property.

☐ A. *Inventory*. All of the inventory of each Debtor both now owned and hereafter acquired and as the same may now and hereafter from time to time be constituted, together with all cash and non-cash proceeds and products thereof.

☐ B. *Contract Rights*. All of the contract rights of each Debtor both now owned and hereafter acquired, together with all cash and non-cash proceeds and products thereof.

☐ C. *Accounts*. All of the accounts of each Debtor (including, without limitation, all notes, notes receivable, drafts, acceptances and similar instruments and documents) both now owned and hereafter acquired, together with (i) all cash and non-cash proceeds thereof, and (ii) all returned, rejected or repossessed goods, the sale or lease of which shall have given or shall give rise to an account and all cash and non-cash proceeds and products of all such goods.

☐ D. *General Intangibles*. All of the general intangibles of each Debtor (including, without limitation, all things in action, contractual rights, goodwill, literary rights, rights to performance, copyrights, trademarks and patents), both now owned and hereafter acquired, together with all cash and non-cash proceeds and products thereof.

☐ E. *Chattel Paper*. All of the chattel paper of each Debtor both now owned and hereafter existing, acquired or created, together with (i) all moneys due and to become due thereunder, (ii) all cash and non-cash proceeds thereof, (iii) all returned, rejected or repossessed goods, and the sale or lease of which shall have given or shall give rise to chattel paper and all cash and non-cash proceeds and products of all such goods, and (iv) all property and goods both now owned and hereafter acquired by each Debtor which are sold, leased, secured, serve as security for, are the subject of, or otherwise covered by, the chattel paper of each such Debtor, together with all rights incident to such property and goods and all cash and non-cash proceeds thereof.

☐ F. *All Equipment*. All of the equipment of each Debtor, both now owned and hereafter acquired, together with (i) all additions, parts, fittings, accessories, special tools, attachments and accessions now and hereafter affixed thereto and/or used in connection therewith, (ii) all replacements thereof and substitutions therefor, and (iii) all cash and non-cash proceeds and products thereof.

☒ G. *Specific Equipment*. All of the equipment of each Debtor described (1) in the space below bearing the heading "Description of Collateral," and/or (2) on Schedule A attached hereto and made a part hereof by reference, together with (i) all additions, parts, fittings, accessories, special tools, attachments and accessions now and hereafter affixed thereto and/or used in connection therewith, (ii) all replacements thereof and substitutions therefor, and (iii) all cash and non-cash proceeds and products thereof.

☒ H. *Other*. All of the property of each Debtor described (1) in the space below bearing the heading "Description of Collateral," and/or (2) on Schedule A attached hereto and made a part hereof by reference, together with all cash and non-cash proceeds thereof.

8. ☐ All or a portion of the property described above is affixed or is to be affixed to or is or is to be crops on the real estate described (1) in the space below bearing the heading "Description of Collateral (or Real Property)," and/or (2) on Schedule A attached hereto and made a part hereof by reference. The Record Owner of the real estate is _____ (to be completed if the Debtor does not have an interest of record in the real estate.)

Description of Collateral (or Real Property). (Continued on Schedule A):

Debtor: Technology Leasing Associates Secured Party: Maryland National Bank

By: Richard E. Walters (Seal) By: Glenn L. Wilson (Seal)

Type name and title, if any: Richard E. Walters, General Partner Type name and title: Glenn L. Wilson, Vice President

By: Leonard E. Moodispaw (Seal) Type name and title: General Partner

By: M. Willson Offutt, IV **MARYLAND NATIONAL BANK**
General Partner

CR
 CLERK

1996 APR 25 PM 3:33

24
 1

"SCHEDULE A"

497 PAGE 316

IBM PC PARTS LIST

<u>Quantity</u>	<u>Description</u>
3	IBM PC-XT (256K, IFD, 20MBHD)
3	Quadian Quad ZGA+
3	NEC Multisync Monitor
3	Multifunction:384K, 2SER, 1PAR, Clock
1	Mouse Systems Mouse
2	Epson LQ 1000 Printer, Cable, Tractor
3	DOS 3.1
1	In-A-Vision Graphics
1	Daisy Wheel Printer
2	MASS-11 PC Word Processors
3	915-156-001 4x5 dividers
2	000-089-664 30x60 desks
5	000-096-857 36x72 desks
14	218-212-069 Bei side chairs
27	000-002-658 30x60 walnut tops
27	443-923-020 Chr. H-leg bases
2	216-316-053 gry. posture chairs
20	222-813-014 Brn. stack chairs
1	000-002-658 30x60 walnut top
1	443-923-020 chr. H-leg base (cut 26½")
10	335-809-033 Blk. 48" bookcases
1	781-312-037 Bei. 3x5 divider
18	781-312-045 Bei. 5x5 dividers
4	915-155-901 Blk. Projection Stands
9	915-156-101 Blk. 84" Bookcases
6	000-070-718 Gry. executive chairs
12	000-075-086 Gry. side chairs
4	330-209-062 Blk. 4 dr. legal files
4	330-300-078 lock systems (installed)
1	335-809-033 Blk. 48" bookcase
4	000-002-658 30x60 walnut tops
4	000-062-766 chr. leg (installed)
1	000-002-631 wal. 36x72 top
1	000-062-766 Chr. H-leg base (cut 26½)

QuantityDescription

1

000-002-402 18x30 wal. top

1

443-923-020 Chr. H-leg base

digital

DIGITAL EQUIPMENT CORPORATION

BOOK 497 PAGE 318

DATE INVOICED INVOICE NO.
02-DEC-85 401244086

REMITTANCE TO:

DIGITAL EQUIPMENT CORP
PO BOX 100500
ATLANTA, GA 30384

CLERK'S NOTATION

Document submitted for record
in a condition not permitting
satisfactory photographic repro-
duction.

F.O.B.
POINT OF ORIGIN

TERMS:

PLEASE REFERENCE INVOICE NO. AND
DEC. NO. ON ALL INQUIRIES/PAYMENTS

SYSTEM ENGINEERING & DEVELOPMENT
9150 RUMSEY ROAD
PO BOX 656
COLUMBIA MD 21045

SYSTEM ENGINEERING & DEVELOPMENT
RICHARD WALTERS 301-730-1097
9150 RUMSEY ROAD
COLUMBIA MD
21045

ACKN TO:		BILL TO:		BOOKING CENTER		CUST. CODE		F.S. BR.		STATE CODE	
CUST. CODE		CUST. CODE		FAC. CODE		STATE CODE		BOOKING CENTER		CUST. CODE	
237504		29L		805215412051		14M		237504		70T	
CUSTOMER PURCHASE ORDER NO.		PART		COMP		SALESPERSON'S BADGE NO.		SHIP VIA		DATE SHIPPED	
QCF 8001WM0147		X		154010		BEST WAY		06350520N-8		23-NOV-85	
SHIP LOCATION		TRANS. CODE		TYPE OF SHIP CODE		SYST. SERIAL NO.		HEADER SEG. CODE		DD-250 NO./PBN	
766		10		1		302		06350520N-8		23-NOV-85	

ITEM	QTY SHIPPED	MODEL NO.	DESCRIPTION	SALES CODE	DISC %	UNIT PRICE	NET AMOUNT
01	1	DK-63004-1A	VII 5MB RA123 SKR053 US/EN	302	216.00	43,780.00	36,775.2
02	1	QZ002-C5	WMS 8 USER LIC + KEY TK504	302	120.00	4,000.00	3,200.0
03	1	LA100-BA	KSP TERM W/TRACTOR US/120V	302	820.00	2,195.00	1,756.0
04	4	VT220-A2	A/N VIDEO TERMINAL-WHITE 12	302	820.00	880.00	2,816.0
05	4	VT22K-AA	VT220 COUNTRY KIT US/CANADA	302	820.00	215.00	668.0
06	1	MS630-BB	4MB EXPANSION MEMORY FOR M7	302	820.00	14,000.00	11,200.0
07	1	DEGNA-M	BASE MODULE M7504 QBUS/ETHER	302	820.00	1,350.00	1,080.0
08	1	CR-DEGNA-KA	CAB KIT FOR DEGNA-M IN 11/2	302	820.00	150.00	120.0
09	1	LA210-AA	LA210 LTP PTR RD USA	302	820.00	1,595.00	1,276.0
10	1	LA21A-BT	LA210 BT-DIRECTIONAL TRACTO	302	820.00	245.00	196.0
11	1	QZ002-HB	WMS 8 USER UPD 1450	3777U		1,500.00	1,000.0
12	1	QZ005-UT	DECHET VAX FULL LIC W/W/100	302YS	20.00	1,950.00	1,560.0
13	1	QZ005-HB	DECHET-MICRO VAX F/F UPD 1450	3777U		500.00	500.0
14	1	QZ100-UE	VAX FORTRAN/MICROVMS LIC W/	302YS	20.00	3,100.00	2,480.0
15	1	QZ100-HB	VAX FORTRAN UPD 1450	3777U		500.00	500.0
16	1	ILK	INSTALLATION WARRANTY CONTR	302		2,030.85	2,030.8
						SUB-TOTAL	67,176.0
						INSURANCE	302.0
						TRANSPORTATION	100.0
						STATE TAX 9.000	3,257.0
						**** TOTAL-	70,935.0

EXPORT OF THESE PRODUCTS REQUIRES PRIOR WRITTEN AUTHORIZATION FROM THE U.S. DEPARTMENT OF COMMERCE.

WE HEREBY CERTIFY THAT WE HAVE COMPLIED WITH
THE REQUIREMENTS OF THE FAIR LABOR STANDARDS
ACT OF 1938, AS AMENDED

TRIPPLICATE COPY - CUSTOMER

PLEASE PAY
LAST AMOUNT
SHOWN ABOVE

SCHEDULE "A"

Assignment of Lease dated April 15, 1986 covering
Lease Agreement dated April 15, 1986 by and between
Technology Leasing Associates, ("Lessor"), and
System Engineering & Development Corporation,
("Lessee").

Mailed to Secured Party

FINANCING STATEMENT

- ☐ To Be Recorded in the Land Records at _____
- ☒ To Be Recorded among the Financing Records at Anne Arundel County
- ☒ Not subject to Recordation Tax
- ☐ Subject to Recordation Tax on an initial debt in the principal amount of \$ _____. The Debtor(s) certifies that with the filing of this Financing Statement or a duplicate of this Financing Statement, the Recordation Tax on the initial debt has been paid to _____

5. Debtor(s) Name(s): Drs. Herzinger & Biles, P.A. Address(es): 706 Giddings Avenue
Annapolis, Maryland 21401

6. Secured Party: Maryland National Bank Address: Department Church Circle
Attention: V. Johnson Post Office Box 987, Mailstop 500-501
Baltimore, Maryland 21203

(Mr. Clerk: Please return to Maryland National Bank as indicated in paragraph 6 above.)

7. This Financing Statement covers the following types (or items) of property and all proceeds and products thereof, including, without limitation, all proceeds of any insurance policies covering all or any part of such property.

☐ A. *Inventory*. All of the inventory of each Debtor both now owned and hereafter acquired and as the same may now and hereafter from time to time be constituted, together with all cash and non-cash proceeds and products thereof.

☐ B. *Contract Rights*. All of the contract rights of each Debtor both now owned and hereafter acquired, together with all cash and non-cash proceeds and products thereof.

☒ C. *Accounts*. All of the accounts of each Debtor (including, without limitation, all notes, notes receivable, drafts, acceptances and similar instruments and documents) both now owned and hereafter acquired, together with (i) all cash and non-cash proceeds thereof, and (ii) all returned, rejected or repossessed goods, the sale or lease of which shall have given or shall give rise to an account and all cash and non-cash proceeds and products of all such goods.

☐ D. *General Intangibles*. All of the general intangibles of each Debtor (including, without limitation, all things in action, contractual rights, goodwill, literary rights, rights to performance, copyrights, trademarks and patents), both now owned and hereafter acquired, together with all cash and non-cash proceeds and products thereof.

☐ E. *Chattel Paper*. All of the chattel paper of each Debtor both now owned and hereafter existing, acquired or created, together with (i) all moneys due and to become due thereunder, (ii) all cash and non-cash proceeds thereof, (iii) all returned, rejected or repossessed goods, and the sale or lease of which shall have given or shall give rise to chattel paper and all cash and non-cash proceeds and products of all such goods, and (iv) all property and goods both now owned and hereafter acquired by each Debtor which are sold, leased, secured, serve as security for, are the subject of, or otherwise covered by, the chattel paper of each such Debtor, together with all rights incident to such property and goods and all cash and non-cash proceeds thereof.

☒ F. *All Equipment*. All of the equipment of each Debtor, both now owned and hereafter acquired, together with (i) all additions, parts, fittings, accessories, special tools, attachments and accessions now and hereafter affixed thereto and/or used in connection therewith, (ii) all replacements thereof and substitutions therefor, and (iii) all cash and non-cash proceeds and products thereof.

☐ G. *Specific Equipment*. All of the equipment of each Debtor described (1) in the space below bearing the heading "Description of Collateral," and/or (2) on Schedule A attached hereto and made a part hereof by reference, together with (i) all additions, parts, fittings, accessories, special tools, attachments and accessions now and hereafter affixed thereto and/or used in connection therewith, (ii) all replacements thereof and substitutions therefor, and (iii) all cash and non-cash proceeds and products thereof.

☐ H. *Other*. All of the property of each Debtor described (1) in the space below bearing the heading "Description of Collateral," and/or (2) on Schedule A attached hereto and made a part hereof by reference, together with all cash and non-cash proceeds thereof.

8. ☐ All or a portion of the property described above is affixed or is to be affixed to or is or is to be crops on the real estate described (1) in the space below bearing the heading "Description of Collateral (or Real Property)," and/or (2) on Schedule A attached hereto and made a part hereof by reference. The Record Owner of the real estate is _____ (to be completed if the Debtor does not have an interest of record in the real estate.)

Description of Collateral (or Real Property). (Continued on Schedule A):

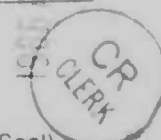
Debtor: Drs. Herzinger & Biles, P.A. Secured Party: Maryland National Bank

By: Raymond Herzinger, (Seal)
Type name and title, if any President

By: James Biles, (Seal)
Type name and title, if any Secretary

By: Maryland National Bank (Seal)

Barbara A. Newell,
Type name and title Credit Analyst



12
L

996 FEB 25 PM 3:35

- CP
F7

Address(es)

9150 Rumsey Road
Suite B-12
Columbia, Maryland 21045

Address

80 West Street
Suite 110
Annapolis, Maryland 21401

7. This Financing Statement covers and Debtors hereby grant to the Secured Party a security interest in the following property and all proceeds and products thereof, including, without limitation, all proceeds of any insurance policies covering all or any part of such property.

A. **Specific Equipment.** All of the equipment of each Debtor described on Schedule A attached hereto and made a part hereof by reference, together with (i) all additions, parts, fittings, accessories, special tools, attachments and accessions now and hereafter affixed thereto and/or used in connection therewith, (ii) all replacements thereof and substitutions therefor, and (iii) all cash and non-cash proceeds and products thereof.

B. Other. All of the property of each Debtor described on Schedule A attached hereto and made a part hereof by reference, together with all cash and non-cash proceeds thereof.

DEBTOR:

SECURED PARTY:

Systems Engineering &
Development Corporation

Technology Leasing Associates

By:

Richard E. Walters

By:

Leonard E. Moodispaw
General Partner

BOOK 497 PAGE 322

Address where Collateral
will be located:

9150 Rumsey Road
Suite B-12
Columbia, Maryland 21045

Mr. Clerk: Please return to Blumenthal, Wayson, Downs & Offutt, P.A., P.O. Box 868,
Annapolis, Maryland 21404.

MWO--7

"SCHEDULE A"

IBM PC PARTS LIST

Quantity	Description
3	IBM PC-XT (256K, IFD, 20MBHD)
3	Quadian Quad ZGA+
3	NEC Multisync Monitor
3	Multifunction:384K, 2SER, 1PAR, Clock
1	Mouse Systems Mouse
2	Epson LQ 1000 Printer, Cable, Tractor
3	DOS 3.1
1	In-A-Vision Graphics
1	Daisy Wheel Printer
2	MASS-11 PC Word Processors
3	915-156-001 4x5 dividers
2	000-089-664 30x60 desks
5	000-096-857 36x72 desks
14	218-212-069 Bei side chairs
27	000-002-658 30x60 walnut tops
27	443-923-020 Chr. H-leg bases
2	216-316-053 gry. posture chairs
20	222-813-014 Brn. stack chairs
1	000-002-658 30x60 walnut top
1	443-923-020 chr. H-leg base (cut 26½")
10	335-809-033 Blk. 48" bookcases
1	781-312-037 Bei. 3x5 divider
18	781-312-045 Bei. 5x5 dividers
4	915-155-901 Blk. Projection Stands
9	915-156-101 Blk. 84" Bookcases
6	000-070-718 Gry. executive chairs
12	000-075-086 Gry. side chairs
4	330-209-062 Blk. 4 dr. legal files
4	330-300-078 lock systems (installed)
1	335-809-033 Blk. 48" bookcase
4	000-002-658 30x60 walnut tops
4	000-062-766 chr. leg (installed)
1	000-002-631 wal. 36x72 top
1	000-062-766 Chr. H-leg base (cut 26½)

BOOK 497 PAGE 324

Quantity

Description

1

000-002-402 18x30 wal. top

1

443-923-020 Chr. H-leg base



DIGITAL EQUIPMENT CORPORATION

DATE INVOICED	INVOICE NO.
02-DEC-85	401244086

PLEASE REFERENCE INVOICE NO. AND DEC. NO. ON ALL INQUIRIES/PAYMENTS

F.O.B. POINT OF ORIGIN	TERMS:
------------------------	--------

CLERK'S NOTATION

Document submitted for record in a condition not permitting satisfactory photographic reproduction.

DIGITAL EQUIPMENT CORP
PO BOX 100500
ATLANTA, GA 30384

SYSTEM ENGINEERING & DEVELOPMENT
9150 RUMSEY ROAD
P O BOX 656
COLUMBIA MD 21045

SYSTEM ENGINEERING & DEVELOPMENT
RICHARD WALTERS 301-730-1097
9150 RUMSEY ROAD
COLUMBIA MD 21045

ACKN TO		BILL TO		BOOKING CENTER		SHIP TO	
CUST. CODE	CUST. CODE	FAC. CODE	STATE CODE	CUST. CODE	F.S. BR.	STATE CODE	
237504	25L	805215412051		237504	70T	805215412051	
CUSTOMER PURCHASE ORDER NO.		PART	COMP	SALESPERSON'S BADGE NO.		SHIP VIA	
QCF 8601WM0147			X	154010		BEST WAY	
SHIP LOCATION	TRANS. CODE	TYPE OF SHIP CODE	SYST. SERIAL NO.	HEADER SEG. CODE	DD 250 NO./PBN	DEC. NO.	DATE SHIPPED
766	10	1		302		06550520N-8	23-NOV-85

ITEM	QTY SHIPPED	MODEL NO.	DESCRIPTION	SALES CODE	DISC. %	UNIT PRICE	NET AMOUNT
01	1	DX-03004-AM	WILL 5MB RAM123 3XRD03 US/EN202	116.00		43,780.00	36,775.20
02	1	QZ002-C5	WVMS 2 US08 LIC + KEY TK504302	120.00		4,000.00	3,200.00
03	1	LA100-BA	KSP TERM W/TRACTOR US/120V 302	020.00		2,195.00	1,756.00
04	4	VT220-A2	A/N VIDEO TERMINAL-WHITE 12302	020.00		880.00	2,816.00
05	4	VT22K-AA	VT220 COUNTRY KIT US/CANADA302	020.00		215.00	668.00
06	1	MS630-BB	4MB EXPANSION MEMORY FOR MV602	020.00		14,000.00	11,200.00
07	1	DECNA-M	BASE MODULE M7504 QBUS/ETHER02	020.00		1,350.00	1,080.00
08	1	CR-DECNA-KACAB	BASE KIT FOR DECNA-M IN 11/2302	020.00		150.00	120.00
09	1	LA210-AA	LA210 LTR PTR RD USA 302	020.00		1,595.00	1,276.00
10	1	LA21A-BT	LA210 BT-DIRECTIONAL TRACTE302	020.00		245.00	196.00
11	1	QZ002-H5	WVMS 8 USER UPD TMSO 0777U			1,000.00	800.00
12	1	QZ005-H5	SECNET VAX FULLY LIC W/WARE 302Y320.00			1,950.00	1,560.00
13	1	QZ005-H5	SECNET-MICRO VAX F/F UPD TK0777U			500.00	400.00
14	1	QZ100-UE	VAX FORTRAN/MICROVMS LIC W/302Y320.00			3,100.00	2,480.00
15	1	QZ100-H5	VAX FORTRAN UPD TMSO 0777U			500.00	400.00
16	1	IAF	INSTALLATION WARRANTY CONTR302			2,030.85	1,624.68

SUB-TOTAL 67,178.88

INSURANCE 302 0

TRANSPORTATION 302 1

STATE TAX 9.000 3 30220

***** TOTAL- 70,553.96

***** CONTINUED *****

Mail to Blumenfeld, Rayson

David Offutt

EXPORT OF THESE PRODUCTS REQUIRES PRIOR WRITTEN AUTHORIZATION FROM THE U.S. DEPARTMENT OF COMMERCE.

WE HEREBY CERTIFY THAT WE HAVE COMPLIED WITH THE REQUIREMENTS OF THE FAIR LABOR STANDARDS ACT OF 1938, AS AMENDED.

TRIPPLICATE COPY - CUSTOMER

PLEASE PAY LAST AMOUNT SHOWN ABOVE

Debtor or Assignor Form

FINANCING STATEMENT

- ☐ Not subject to Recordation Tax ☐ To be Recorded in Land Records (For Fixtures Only).
☒ Subject to Recordation Tax; Principal
 Amount is \$ 11,500.00

Name of Debtor

Timothy J. Jahnigen
Josephine M. Jahnigen

Address

1208 Kimberly Lane
Glen Burnie, MD 21061

Secured Party

Address

Assignee

FARMERS NATIONAL BANK OF MARYLAND - 5 Church Circle, Annapolis, Md.

Attach separate
list if necessary

1. This Financing Statement covers the following types (or items) of property
(the collateral):

1-Marina built pile driver, Hull #TJ1

2. The collateral property is affixed or to be affixed to or is or is to be crops on the
following real estate:

3. ☐ Proceeds } of the collateral are also specifically covered.
☐ Products }

4. Mr. Clerk: Mail instrument to secured party named above or assignee, if any, at the
address stated.

RECORD FEE 12.00
RECORD TAX 20.50
POSTAGE .50
405152 C237 R01 T10:25
APR 28 86

1986 APR 28 AM 10:29

E. A. COLLISON

Debtor (or Assignor)

Timothy J. Jahnigen
Timothy J. Jahnigen
Josephine M. Jahnigen
Josephine M. Jahnigen

Secured Party (or Assignee)

FARMERS NATIONAL
BANK OF MARYLAND

BY

Frank T. Lowman
Frank T. Lowman, Senior Vice President

Type or print names under signatures

Mail to: FARMERS NATIONAL BANK OF MARYLAND
5 CHURCH CIRCLE
ANNAPOLIS, MARYLAND 21401

Mail to

12.00
20.50
.50

BOOK 497 PAGE 327

201531

TO BE RECORDED IN THE
FINANCING STATEMENT
RECORDS OF ANNE ARUNDEL
COUNTY, MARYLAND

NOT SUBJECT TO
RECORDATION TAX

FINANCING STATEMENT

1. Debtor: TRI-K ENTERPRISES, INC., a Maryland Corporation
Address: 443 Emerald Woods
Oxford, Ohio 45056
2. Secured
Party: THE ANNAPOLIS BANKING AND TRUST COMPANY
Address: Church Circle
Annapolis, Maryland 21401
Attention: John M. Suit, II, Executive Vice President
3. This Financing Statement covers the assets conveyed by the Debtor to the Secured Party of the property listed in Exhibit A hereto and located at the Cloverleaf Warehouse and Business Park site near Glen Burnie, Maryland at the Kentucky Fried Chicken site.
4. Proceeds and products of the collateral described in paragraph 3 above are covered by the Financing Statement.

CR
CLERK

Debtor:

Secured Party:

TRI-K ENTERPRISES, INC.

THE ANNAPOLIS BANKING & TRUST COMPANY

By: Elizabeth M. Adler, Pres.
Elizabeth M. Adler, President

By: William A. Busik
William A. Busik, Vice President

RECORD FEE 53.00
POSTAGE .50

Mr. Clerk:

Return to:
Townshend and Kirk, P.A.
700 Melvin Avenue
Annapolis, MD 21401

#05158 0055 R01 111430

APR 28 86

1986 APR 28 AM 11:14

E. ARBELY COLLISON
CLERK

53.00
50

EXHIBIT A

3-M SOUND PRODUCTS

BOOK 497 PAGE 328

- 1 40053259 One Channel System from take-out window to the menuboard. Includes:
- 1-Model 478BA D-15 Single Channel Drive-Thru Intracom Station
 - 1-282 PA Presence Alert
 - 1-Outside Speaker Mic
 - 1-SDC Cable
 - 1-AH Air Switch
 - 1-AHA Air Hose Anchor
 - 1-AH Air Hose - 16 FT.
 - 1-Rear Wire Cover
 - 1-Pedestal Mount
- Installation/Labor/Wire
- 1 98000033 Installation

THE C. SCHMIDT COMPANY

- 1 21600010 Salad display case, 48" wide, #SRR-L4 base finished as per Ron Adler's specs w/ humitop w/ brass trim

HORTON

- 1 18000017 45 1/2" x 38" Drive-thru window, only right hand open (OX) FOB: Delivered

DELFIELD AIR TECH

- 1 30604177 20 Ft. hood fan package with one or more exhaust and supply fans with curbs
- 1 30604104 Air curtain temperature control unit to include hood mounted control switch
- 1 30604128 20 Ft. energy saving canopy style exhaust hood; hood only to include lights and filters

EXHIBIT A

CENTRAL BUSINESS SYSTEMS 497 PAGE 329

- 1 49002005 (LC) Mall and plaza safe, 1/2 in. door, 1/4 in. body, 20 in. h. x 16 in. d., w/3 position combination lock and day lock on outer door, single nose, live bolt key lock on inner door, deposit slot, coin rack, adjustable shelf and anchors, 250#

QUALITY INDUSTRIES

- 2 30105020 Egg dip tray, S/S, #DM-A-100
- 2 30105060 10-1/2" Inset, S/S, #78-DM-77-32
- 2 30105070 10-1/2" Inset cover, S/S, #DM-A-104
- 1 30110472 #DMM-6 Marinator, WALL MOUNTED**Custom Order*
- 2 30440306 *SPECIAL* 4 ft. breader with egg dip well to right

G.S. BLODGETT COMPANY

- 1 40500155 #CTB-R-1 KFC Special Convection Oven w/mercury contactor, computer probe & thermostat installed 208/60/3, 25 1/6"H x 30 1/4"W x 25 1/8"D

MARKET FORGE

- 2 68203070 Dunnage Racks with caster, galvanized, 20" x 36" #DRGF-2036M

HATCO, INC.

- 1 78000025 #HS4-104-R Earmuff, right hand with bracket, 17"W x 18"D x 12"H, 115/60/1, 380 watts, 3.3 AMPS
- 1 78000030 #HS4-104-L Earmuff, left hand with bracket, 17"W x 18"D x 12"H, 115/60/1, 380 watts, 3.3 amps

WORLD DRYER CORP.

- 2 25103000 Hand dryer, surface mounted, 115/60/1 #A

VERSA FERGUSON CONVEYOR CORP.

- 6 21800000 Aluminum Chicken Dolly, #1422, per drawing
#BF7050 Modified, 22 1/4"L x 14 1/4"W x
8"H

DELFIELD COMPANY

- 1 30604080 Freezer, single door, 3 shelves, #6125-S
- 2 30604356 Salt and Catsup Bin, #SKB
- 2 30604349 Accessory holder (earmuff), double to include
two "Blue Ribbon Dispensers"
- 1 30604392 Tube of silver silicone, #XL4
- 1 30604422 KFC Biscuit/Breakfast Table
- 1 30604424 #406CA Undercounter refrigerator, alum. top
and casters, to include warranty
- 1 30604428 Special rack, 12 pan, poly coated for #406CA
and 407CA
- 1 30604432 Rolling frame, cutting board and 19" pin
- 1 30604301 40" Add on unit - two hot and one cold well,
#40-HHC, RH
- 1 30604300 40" Add on unit - two hot and one cold well,
#40-HHC, LH
- 1 30604225 60" Base unit, #60-BU

DIPWELL COMPANY

- 3 35000001
KFC Modified Dipwell S/S w/10" length

FALCON HODGES

- 12 10200930 Shelves, Zinc Chromate Plated, Stackmaster
18" x 48", #A348
- 5 10201180 Wall Brackets 18" x 23 7/8", Zinc chromate
plated, #G303
- 6 10201112 Wall Brackets 18" Wall Bracket, #G301,
hold one shelf
- 8 10202150 Posts, 84", #FB084 Zinc Chromate Plated,
Postmaster
- 8 10202300 Posts, 84", #SF084 Stainless Steel, Post-
master
- 4 10202550 Shelves, Zinc chromate plated, Postmaster
24" x 48", #PA548
- 4 10202600 Shelves, Zinc Chromate Plated, Postmaster
24" x 60", #PA560
- 8 10202720 Shelves, Postmaster, Gray Epoxy (Lektro-
Coat-8 year warranty) 24" x 48", #PA548P

HOBART CORPORATION

- 1 30300130 115/60/1, with 20 qt. S/S bowl, 20 qt. "D"
whip with S/S wires, model A-200
- 1 30300103 20 qt. S/S bowl, (for A-200)
- 1 30300106 Mixer table, Model 205024-1
- 1 30300107 #R-74286 "P" pastry knife for 20 qt.
A-200 mixer
- 1 30300141 Speed drive attachment (for #12 hub)
- 1 30300142 Model 9" vegetable slicer
- 1 30300143 Plate Holder
- 2 30300144 5/16" shredder plate

BOOK 497 PAGE 332

FAST

- 1 30705061 6 + 6 oven computer only, special oven probe and thermostat installed at Blodgett, Model #231-50110-06
- 1 30705112 #600CD count down timer, two bank, five signal count down and up, 99 min. to 0, 10"W x 6"H x 2 3/4"D

DERBY WELDING CO.

- 1 78500000 Wall mounting brackets set of 2 each

SIMPLEX TIME RECORDER CO

- 1 30103340 #TR-1-9202 Auto trip recorder, day of week, 0-23 hours, 100th of hour, manual alignment
- 1 30103370 #9302 (20 slots), Plastic, beige for TR-20
- 1 30103385 Time cards for TR-2 models 1000/cs

KFC Manufacturing

- 1 20107909 #66-145 Salad Dolly, per drawing #4511-2

METRO EQUIPMENT CORPORATION

- 1 40101810 Table model scale 100lbs. x 4 oz. M-100/PK 14"H x 9 1/2"W x 13 3/4"D

DIMCO GRAY COMPANY

- 2 64000001 #167 timer, 60 min. one plug for auto switching of appliances (For Spicy Chicken)

QUALITY INDUSTRIES

- 2 30105041 Hand breading lug, aluminum, w/ off set

300X 497 PAGE 333

center hole #DM-A101B when ordered as replacement part

- 2 30105042 Plug for Breeding Lug #DM-77-34 when ordered as replacement part

WASSERSTROM MARKETING

- 2 30103147 Pot adapter for Star 321 warmer

INTER METRO INDUSTRIES INC.

- 6 40600248 Super Erecta Dunnage Racks (14 1/2" high) Chrome Plated 24" x 48"
- 3 24" x 36" Dunnage Racks--Metrosealed

ANSUL

- 2 01028307 #32871 SY-1014 10 lb. Foray Fire Extinguisher

A. J. ANTUNES & COMPANY

- 1 40100004 Model CCC-20 KFC Corn Cooker w/ non adjustable thermostat and without timer, 120/60/1, 14.6 amps, 1750 watts, 13" x 13" x 23", s/s w/ two baskets

PRINCE CASTLE

- 1 10105060 Digital countdown timer - dual 1 to 99 minute adjustable auto reset, 8" x 4 3/4" x 3 3/4", 115/60/1, #733, not for use w/KY Nuggets
- 1 10105056 Right hand bagging scoop, #152-ARN

METRO EQUIPMENT CORPORATION

- 1 40101780 Receiving scale 200 lb. capacity with 1/2 lb. gradations BD11-200 FK

800- 497-331

- 1 40101790 BD Wheeled stand 25 1/4" H x 27 2/3" L x
13 3/4" W #A-8

WASSERSTROM COMPANY

- 2 52001020 #100700, Pan, s/s, inset, 8 1/2", Vollrath
78184
- 2 52001085 #120900, Basket, chicken dip, s/s, XKS27700 -
crispy

HENNY PENNY CORPORATION

- 1 05191080 Two Tier Heated Display Cabinet 5 ft., 208/
60/3
- 2 05191132 HC-900 Warming Cabinet w/ solid back and
dutch front doors (RH hinged)

WASSERSTROM MARKETING

- 1 30103000 Large S/S 3 compartment sink with drain boards
two mixing faucets, 3 drains, Model 60-30-PB
120"
- 1 30103090 T & S Brass mixing faucet with 12 " spout for
3 compartment sink, 41-C
- 1 30102790 Stainless Steel work table, with 4" backsplash,
without drawer, S/S undershelf, 6' x 30"
- 2 30200210 Hand sink with foot pedals

KFC NATIONAL MANAGEMENT CO.,
MANUFACTURING DIVISION

- 1 05205560 #65-989 Corn Bag Holder, S/S
- 1 05205570 Shortening Dip Stick

FLINTROL, INC.

- 1 35102040 #8288W Free standing, woodgrain finish, 31"
x 7 1/2" x 14"

RUEFF LIGHTING COMPANY

- 13 22900007 #3054-06-38 SFCL - Pendant Fixture (Eagle Southwest); polished brass finish w/ opal glass-striped per KFC specs, to include: chain and canopy; (uses (1) each 100W bulb, not included)
- 5 22900008 #3057-06-38 SFCL - Wall Mount Fixture (Eagle Southwest): polished brass finish w/ opal glass -striped per KFC specs, to include: brass wall mounting; (uses (1) each 60W bulb, not included)
- 14 22900005 Recessed Incandescent Down Light w/ gold reflector (Lightolier #1102F1-1143)
- 4 22900006 Recessed Incandescent Wall Wash Light (Lightolier #1102F1-1185)
- 2 22900080 #RZ-WO-INC-BR (Guth), exterior decor fixture; dark bronze finish mounting plate (17 3/4" L x 5 3/4" W); w/ (2) polycarbonate globes
- 1 22900130 Wall security light fixture, (Back Door), Hitek, 1-175 merc, included, TW-175-H, 21 lbs.
- 5 18400007 KFC-248-HD Single 400W Super Metal Halide lot light----Single 400W Metal Halide flood-light, 20 ft. Pole
- 1 18400010 KFC-251-HD Single 400W Metal Halide flood-light with U-bolts for mounting to sign post

BAARTOL COMPANY

- 1 18050050 Flagpole, aluminum ground set, 33' complete with fittings
- 1 18050000 Flag, 5' x 8' U.S., Nylon
- 1 18050020 Flag, 3' x 5' KFC logo

BOOK 497 PAGE 336

JOHN BOOS & CO.

- 1 Stainless steel ceiling mounted single bar rack 120" long to project 2'20" from ceiling to bottom of bar-- to include 10 hooks

THE WASSERSTROM COMPANY

- 1 217914 Holder, lid/straw, s/s, w/o bracket

AMERICAN SIGN & MARKETING
SERVICES, INC.

- 1 02300000 Interior Menu Board, Pre-loaded, smoked acrylic menu panel, clear acrylic for transparency, red oak overframe. Digit carrier, menu kit and pictorials included.
30 5/8" x 100 5/8" Five each 10 line menu panels (KFCC1M) W/ round corners
- 2 02300001 Auxiliary Menu Board, Bronze and clear acrylic menu panel with diffuser. Matte finish
30 5/8" x 22 1/4" mounting bracket included (KFCAMB)
- 1 02300003 Drive Thru Menu Board w/ Roof, Includes support steel and anchor bolts, preloaded, clear acrylic for transparency, digit carrier, menu kit, and pictorials included.
Formed and painted without speaker, poly doors, (KFCCAE)
- 1 02300004 Drive thru speaker post assembly, no communications (KFCASP)
- 2 02300017 Custom menu strips for American menu Boards, (Pepsi, Diet Pepsi, Mountain Dew, Root Beer)
- 1 16500000 19 1/8" x 27 1/4" Cole Slaw Pictorial KFC #10
- 1 16500006 19 1/8" x 27 1/4" Corn on the Cob Pictorial KFC #9
- 1 34800000 22" x 29" x 3/8" Corrugated Shipping Carton

BOOK 497 PAGE 337

THE FRYMASTER CORPORATION

- 1 20112260 Crispy Chicken Fryer, 55 lb., 16" legs,
natural gas, J3FC-SF
- 1 20112010 Basket Hanger for J-3-F #8030029
- 1 20102320 Apron drain and basket for J-3-F

KFC MANUFACTURING

- 1 05205550 #66-004 Drain Line for J-3-F Frymaster

TRACHTE SALES AND CONSTRUCTION
COMPANY

Mansard materials to include:

Illuminated tower with sign face and lighting
Mansard structural framework
Mansard panels and battens
Soffit panels
Top and bottom trim
Fasteners
Caulk
Touchup paint
Delivery and Installation
** Trim Cap (like the Waldorf, MD KFC store)

WASSERSTROM MARKETING

- 1 30103050 Special marination sink 36 in working height
with flush to the wall back splash

VULCAN HART CORPORATION

- 1 30104850 2 Burner, gas, Expando Range, 30M/BTU/HR,
17" x 38 1/4" x 36", Nat. gas, #845-B w/ 6"
legs, and rear gas connect

CUMMINGS SIGN COMPANY

- 1 16102880 250 letter font of 8" black Wagner letters and numerals
- 1 16103460 4' x 8'1 readerboard for 8'1" x 14', 7-613
- 1 16104590 2' x 3'6" Double Face Welcome/Enter, 77-447
- 1 16104600 2' x 3'6" Double Face Thank you/Exit 77-447
- 1 16104610 2' x 3'6" Double Face Drive Thru/Enter, 77-447
- 1 16104900 8'1" x 14' Double Face, polycarbonate, for 2 poles, Roadside Sign, 77-227
- 1 16107510 Wagner Hand-12', reach 18'
- 1 16104810 Readerboard/Drive Thru Directional 5' x 8'1" for 8'1" x 14', 78-610 for Wagner letters

Wasserstrom Manufacturing

- 1 30102210 Stainless steel, without backsplash, without drawer, with S/S undershelf, Work table 3' x 30"

THE SILENT WATCHMAN CORPORATION

- 1 53200120 KFC Security System for .05 building for a 4 door, 4 hold up and 4 heat detector system with Horton Automatic Sliding Drive-thru Window and Central Business System (Cincy Safe) to consist of:
 - 1 each - #BAA952 Alarm w/Communicator
 - 1 each - #BA0007 Siren
 - 1 each - #BA0092 Tone Module
 - 1 each - #BA0701 Tubular Shunt w/ 5 keys
 - 1 each - #BA0706 Dress up Kit
 - 1 each - #BA0808 5 Mini Howler
 - 4 each - #FA0251 Fixed Heat Detectors
 - 4 each - #BA0102 W Hold up Buttons
 - 4 each - #BA0917 Wide Gap Magnetic Contacts
 - 1 each - #BA0080 Standard Magnetic Contacts
- 1 98000270 Installation for Security System .05 building with Horton Window (P/N 53200120)

THE C. SCHMIDT COMPANY

- 1 NS# 95326-95328
RWU-821-M
PER APPROVED, AS NOTED DRAWING SET
#26387 .
- 1 LOT OF TRIM STRIPS
- 1 REFRIGERATION EQUIPMENT
(outdoor application)
with Low Ambient Controls
and STRL Housings

DURABILITY INTERIORS

Interior Seating and Trim Package as per Millers-
ville, Maryland Kentucky Fried Chicken restaurant

WINSTON PRODUCTS COMPANY

- 1 3001B04 Cab Multi 4P
- 4 201B04J20M Pfrym KFC 18T 20B S/N 26315 - 26318
- 1 3001B02 Cab Multi 2p
- 2 201B04J20M Pfrym KFC 18T 20B S/N 2642-2643
- 1 302A01B21 Flt 120lbs comp s/n 5146

NCR Corporation

- 1 30602250 Master Integ Term w/o drawer 2126-6001-7100
- 3 30602252 Satel. Integ Term w/o drawer 2126-6002-7100
- 1 30602255 Basic Master, 2nd Master 2126-6456-0000

Ronald E. Council

FINANCING STATEMENT FORM UCC-1

Identifying File No. 201500

ALL INFORMATION MUST BE TYPEWRITTEN OR PRINTED IN INK.

SIGNATURES MUST BE IN INK

If transaction or transactions wholly or partially subject to recordation tax indicate amount of taxable debt here. \$ _____

If this statement is to be recorded in land records check here ☐

This financing statement Dated Dec. 30, 1985 is presented to a filing officer for filing pursuant to the Uniform Commercial Code.

1. DEBTOR

Name JAMES L. BRUCKSCH
136 Red Fox Lane
Address Glen Burnie, Maryland 21061

2. SECURED PARTY

Name Tastykake, Inc.
2801 Hunting Park Ave.
Address Philadelphia, PA. 19129

Person And Address To Whom Statement Is To Be Returned If Different From Above

3. Maturity date of obligation (if any) _____

4. This financing statement covers the following types (or items) of property: (list)

All of Debtor's right, title and interest to certain Distribution Rights (The exclusive right to sell and distribute products manufactured and/or distributed by Tastykake, Inc.) as evidenced by a Bill of Sale & Distributor's Agreement granted to Debtor by Tastykake, Inc., Philadelphia PA, which rights are located primarily in the County of ANNE ARUNDEL

CHECK THE LINES WHICH APPLY

5. ☐ (If collateral is crops) The above described crops are growing or are to be grown on: (describe real estate)

☐ (If collateral is goods which are or are to become fixtures) The above described goods are affixed or to be affixed to: (describe real estate)

☐ (Proceeds of collateral are also covered)

☐ (Products of collateral are also covered)

(Signature of Debtor)

JAMES L. BRUCKSCH

Type or Print Above Name on Above Line

(Signature of Debtor)

Type or Print Above Signature on Above Line

(Signature of Secured Party)

TASTYKAKE, INC.

Type or Print Above Signature on Above Line

1985 APR 28 PM 3:06



COLLISION

11.00

11.00
50
11.49
APR 28 86

201530

FINANCING STATEMENT FORM UCC-1

Identifying File No. _____

ALL INFORMATION MUST BE TYPEWRITTEN OR PRINTED IN INK.

SIGNATURES MUST BE IN INK

If transaction or transactions wholly or partially subject to recordation tax indicate amount of taxable debt here. \$ _____

If this statement is to be recorded in land records check here ☐

This financing statement Dated Dec. 30, 1985 is presented to a filing officer for filing pursuant to the Uniform Commercial Code.

1. DEBTOR

Name GEORGE D. CAYER
27A Vista Avenue
 Address Glen Burnie, Maryland 21061

2. SECURED PARTY

Name Tastykake, Inc.
2801 Hunting Park Ave.
 Address Philadelphia, PA. 19129

Person And Address To Whom Statement Is To Be Returned If Different From Above

Mail to

CT CORPORATION SYSTEM
 123 SO. BROAD STREET
 PHILADELPHIA, PA. 19109

3. Maturity date of obligation (if any) _____

4. This financing statement covers the following types (or items) of property: (list)

All of Debtor's right, title and interest to certain Distribution Rights (The exclusive right to sell and distribute products manufactured and/or distributed by Tastykake, Inc.) as evidenced by a Bill of Sale & Distributor's Agreement granted to Debtor by Tastykake, Inc., Philadelphia PA, which rights are located primarily in the County of ANNE ARUNDEL

RECORD FEE 11.00
 POSTAGE .50
 421705 0040 402 114:50
 APR 28 86

CHECK ☒ THE LINES WHICH APPLY

5. ☐ (If collateral is crops) The above described crops are growing or are to be grown on: (describe real estate)

☐ (If collateral is goods which are or are to become fixtures) The above described goods are affixed or to be affixed to: (describe real estate)

☐ (Proceeds of collateral are also covered)

☐ (Products of collateral are also covered)

George D. Cayer
 (Signature of Debtor)

GEORGE D. CAYER

Type or Print Above Name on Above Line

 (Signature of Debtor)

Type or Print Above Signature on Above Line

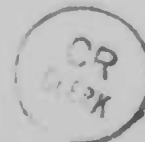
John Rottine
 (Signature of Secured Party)

TASTYKAKE, INC.

Type or Print Above Signature on Above Line

1986 APR 28 PM 3:06

E. AUDREY COLLISON
 CLERK



1108

261531

FINANCING STATEMENT FORM UCC-1

Identifying File No. _____

ALL INFORMATION MUST BE TYPEWRITTEN OR PRINTED IN INK.

SIGNATURES MUST BE IN INK

If transaction or transactions wholly or partially subject to recordation tax indicate amount of taxable debt here. \$ _____

If this statement is to be recorded in land records check here ☐

This financing statement Dated Dec. 30, 1985 is presented to a filing officer for filing pursuant to the Uniform Commercial Code.

1. DEBTOR

Name ALTON A. GOFF
608 Eliot Road
 Address Pasadena, Maryland 21122

2. SECURED PARTY

Name Tastykake, Inc.
2801 Hunting Park Ave.
 Address Philadelphia, PA. 19129

Person And Address To Whom Statement Is To Be Returned If Different From Above.

3. Maturity date of obligation (if any) _____

4. This financing statement covers the following types (or items) of property: Mail to CT CORPORATION SYSTEM 123 SO. BROAD STREET PHILADELPHIA, PA. 19109

All of Debtor's right, title and interest to certain Distribution Rights (The exclusive right to sell and distribute products manufactured and/or distributed by Tastykake, Inc.) as evidenced by a Bill of Sale & Distributor's Agreement granted to Debtor by Tastykake, Inc., Philadelphia PA, which rights are located primarily in the County of Anne Arundel

CHECK ☒ THE LINES WHICH APPLY

5. ☐ (If collateral is crops) The above described crops are growing or are to be grown on: (describe real estate)

☐ (If collateral is goods which are or are to become fixtures) The above described goods are affixed or to be affixed to: (describe real estate)

☐ (Proceeds of collateral are also covered)

☐ (Products of collateral are also covered)

Alton A. Goff
 (Signature of Debtor)

ALTON A. GOFF

Type or Print Above Name on Above Line

 (Signature of Debtor)

Type or Print Above Signature on Above Line

John P. Stettin
 (Signature of Secured Party)

TASTYKAKE, INC.

Type or Print Above Signature on Above Line

1986 APR 28 PM 3:06

E. AUBREY COLLISON
CLERK

110 2

FINANCING STATEMENT FORM UCC-1
ALL INFORMATION MUST BE TYPEWRITTEN OR PRINTED IN INK.

Identifying File No. _____

SIGNATURES MUST BE IN INK

If transaction or transactions wholly or partially subject to recordation tax indicate amount of taxable debt here. \$ _____

If this statement is to be recorded in land records check here ☐

This financing statement Dated Dec. 30, 1985 is presented to a filing officer for filing pursuant to the Uniform Commercial Code.

1. DEBTOR

Name CRAIG S. GOLABOSKI
223 McKinsey Road
 Address Severna Park, Maryland 21146

2. SECURED PARTY

Name Tastykake, Inc.
2801 Hunting Park Ave.
 Address Philadelphia, PA. 19129

Person And Address To Whom Statement Is To Be Returned If Different From Above.

CT CORPORATION SYSTEM
123 SO. BROAD STREET
PHILADELPHIA, PA. 19109

3. Maturity date of obligation (if any) _____**4. This financing statement covers the following types (or items) of property: (list)**

All of Debtor's right, title and interest to certain Distribution Rights (The exclusive right to sell and distribute products manufactured and/or distributed by Tastykake, Inc.) as evidenced by a Bill of Sale & Distributor's Agreement granted to Debtor by Tastykake, Inc., Philadelphia PA, which rights are located primarily in the County of Anne Arundel

CHECK ☐ THE LINES WHICH APPLY

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☐ (If collateral is goods which are or are to become fixtures) The above described goods are affixed or to be affixed to: (describe real estate)

☐ (Proceeds of collateral are also covered)
☐ (Products of collateral are also covered)

Craig S. Golaboski
 (Signature of Debtor)

CRAIG S. GOLABOSKI
 Type or Print Above Name on Above Line

(Signature of Debtor)

Type or Print Above Signature on Above Line

[Signature]
 (Signature of Secured Party)

TASTYKAKE, INC.

Type or Print Above Signature on Above Line



1986 APR 28 PM 3:06

E. AUDREY COLLISON
CLERK

261533

FINANCING STATEMENT FORM UCC-1

Identifying File No. _____

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SIGNATURES MUST BE IN INK

If transaction or transactions wholly or partially subject to recordation tax indicate amount of taxable debt here. \$ _____

If this statement is to be recorded in land records check here ☐

This financing statement Dated Dec. 30, 1985 is presented to a filing officer for filing pursuant to the Uniform Commercial Code.

1. DEBTOR

Name STEVEN E. GRENAGLE
623 Cardyn Road
 Address Glen Burnie, Maryland 21061

RECORD FEE 11.00
 POSTAGE .50
 #21938 ROAD RDZ 114:51
 APR 20 86

2. SECURED PARTY

Name Tastykake, Inc.
2801 Hunting Park Ave.
 Address Philadelphia, PA. 19129

Person And Address To Whom Statement Is To Be Returned If Different From Above

CT CORPORATION SYSTEM
 123 SO. BROAD STREET
 PHILADELPHIA, PA. 19109

3. Maturity date of obligation (if any) _____

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☐ (If collateral is goods which are or are to become fixtures) The above described goods are affixed or to be affixed to: (describe real estate)

☐ (Proceeds of collateral are also covered)

☐ (Products of collateral are also covered)

Steven E. Grenagle
 (Signature of Debtor)

STEVEN E. GRENAGLE
 Type or Print Above Name on Above Line

 (Signature of Debtor)

 Type or Print Above Signature on Above Line

John R. Rattine
 (Signature of Secured Party)

TASTYKAKE, INC.
 Type or Print Above Signature on Above Line



1986 APR 28 PM 3:06

E. AUDREY COLLISON
 CLERK

1100 3

BOOK 497 PAGE 345

201501

FINANCING STATEMENT FORM UCC-1

Identifying File No. _____

ALL INFORMATION MUST BE TYPEWRITTEN OR PRINTED IN INK.

SIGNATURES MUST BE IN INK

If transaction or transactions wholly or partially subject to recordation tax indicate amount of taxable debt here. \$ _____

If this statement is to be recorded in land records check here ☐

This financing statement Dated Dec. 30, 1985 is presented to a filing officer for filing pursuant to the Uniform Commercial Code.

1. DEBTOR

Name DANIEL M. JENKINS
878 Doris Drive
Address Arnold, Maryland 21012

2. SECURED PARTY

Name Tastykake, Inc.
2801 Hunting Park Ave.
Address Philadelphia, PA. 19129

Person And Address To Whom Statement Is To Be Returned If Different From Above.

3. Maturity date of obligation (if any) _____

4. This financing statement covers the following types (or items) of property: (list)

All of Debtor's right, title and interest to certain Distribution Rights (The exclusive right to sell and distribute products manufactured and/or distributed by Tastykake, Inc.) as evidenced by a Bill of Sale & Distributor's Agreement granted to Debtor by Tastykake, Inc., Philadelphia PA, which rights are located primarily in the County of *Anne Arundel*

CHECK THE LINES WHICH APPLY

5. ☐ (If collateral is crops) The above described crops are growing or are to be grown on: (describe real estate)

☐ (If collateral is goods which are or are to become fixtures) The above described goods are affixed or to be affixed to: (describe real estate)

☐ (Proceeds of collateral are also covered)

☐ (Products of collateral are also covered)

Daniel M. Jenkins
(Signature of Debtor)

DANIEL M. JENKINS
Type or Print Above Name on Above Line

(Signature of Debtor)

Type or Print Above Signature on Above Line

John P. Collins
(Signature of Secured Party)

TASTYKAKE, INC.

Type or Print Above Signature on Above Line

1986 APR 28 PM 3:06

JOHN P. COLLISON
CLERK



FINANCING STATEMENT FORM UCC-1

Identifying File No. _____

ALL INFORMATION MUST BE TYPEWRITTEN OR PRINTED IN INK.

SIGNATURES MUST BE IN INK

If transaction or transactions wholly or partially subject to recordation tax indicate amount of taxable debt here. \$ _____

If this statement is to be recorded in land records check here ☐

This financing statement Dated Dec. 30, 1985 is presented to a filing officer for filing pursuant to the Uniform Commercial Code.

1. DEBTOR

Name LUCIEN G. MALLET, JR.
35 Luke Drive
 Address Pasadena, Maryland 21122

2. SECURED PARTY

Name Tastykake, Inc.
2801 Hunting Park Ave.
 Address Philadelphia, PA. 19129

Person And Address To Whom Statement Is To Be Returned If Different From Above.

3. Maturity date of obligation (if any) _____

4. This financing statement covers the following types (or items) of property: (List)

All of Debtor's right, title and interest to certain Distribution Rights (The exclusive right to sell and distribute products manufactured and/or distributed by Tastykake, Inc.) as evidenced by a Bill of Sale & Distributor's Agreement granted to Debtor by Tastykake, Inc., Philadelphia PA, which rights are located primarily in the County of Anne Arundel

CHECK ☒ THE LINES WHICH APPLY

5. ☐ (If collateral is crops) The above described crops are growing or are to be grown on: (describe real estate)

☐ (If collateral is goods which are or are to become fixtures) The above described goods are affixed or to be affixed to: (describe real estate)

☐ (Proceeds of collateral are also covered)

☐ (Products of collateral are also covered)

Lucien G. Mallet, Jr.
 (Signature of Debtor)

LUCIEN G. MALLET, JR.
 Type or Print Above Name on Above Line

 (Signature of Debtor)

 Type or Print Above Signature on Above Line

John P. Collins
 (Signature of Secured Party)

TASTYKAKE, INC.
 Type or Print Above Signature on Above Line



1986 APR 28 PM 3:06

E. AUBREY COLLISON
CLERK

201506

FINANCING STATEMENT FORM UCC-1

Identifying File No. _____

ALL INFORMATION MUST BE TYPEWRITTEN OR PRINTED IN INK.

SIGNATURES MUST BE IN INK

If transaction or transactions wholly or partially subject to recordation tax indicate amount of taxable debt here. \$ _____

If this statement is to be recorded in land records check here ☐

This financing statement Dated Dec. 30, 1985 is presented to a filing officer for filing pursuant to the Uniform Commercial Code.

1. DEBTOR

Name GEORGE J. RAINS
 Address 756 219th Street
Pasadena, Maryland 21122

2. SECURED PARTY

Name Tastykake, Inc.
 Address 2801 Hunting Park Ave.
Philadelphia, PA. 19129

Person And Address To Whom Statement Is To Be Returned If Different From Above.

CT CORPORATION SYSTEM

123 SO. BROAD STREET

PHILADELPHIA, PA. 19102

3. Maturity date of obligation (if any) _____

4. This financing statement covers the following types (or items) of property: (list)

All of Debtor's right, title and interest to certain Distribution Rights (The exclusive right to sell and distribute products manufactured and/or distributed by Tastykake, Inc.) as evidenced by a Bill of Sale & Distributor's Agreement granted to Debtor by Tastykake, Inc., Philadelphia PA, which rights are located primarily in the County of Anne Arundel

CHECK ☒ THE LINES WHICH APPLY

5. ☐ (If collateral is crops) The above described crops are growing or are to be grown on: (describe real estate)

☐ (If collateral is goods which are or are to become fixtures) The above described goods are affixed or to be affixed to: (describe real estate)

☐ (Proceeds of collateral are also covered)

☐ (Products of collateral are also covered)

George J. Rains
 (Signature of Debtor)

GEORGE J. RAINS
 Type or Print Above Name on Above Line

(Signature of Debtor)

Type or Print Above Signature on Above Line

John Rottner
 (Signature of Secured Party)

TASTYKAKE, INC.

Type or Print Above Signature on Above Line



1986 APR 28 PM 3:06

E. AUDREY COLLISON
CLERK

FINANCING STATEMENT FORM UCC-1

Identifying File No. _____

ALL INFORMATION MUST BE TYPEWRITTEN OR PRINTED IN INK.

SIGNATURES MUST BE IN INK

If transaction or transactions wholly or partially subject to recordation tax indicate amount of taxable debt here. \$ _____

If this statement is to be recorded in land records check here ☐

This financing statement Dated Dec. 30, 1985 is presented to a filing officer for filing pursuant to the Uniform Commercial Code.

1. DEBTOR

Name J. MICHAEL SPAKE
7884 Tall Pines Court Apt. E
 Address Glen Burnie, Maryland 21061

2. SECURED PARTY

Name Tastykake, Inc.
2801 Hunting Park Ave.
 Address Philadelphia, PA. 19129

RECORDING FEE 11.00
 POSTAGE .50
 \$21.92 CASH 402 114:53
 APR 28 86

Person And Address To Whom Statement Is To Be Returned If Different From Above.

CT CORPORATION SYSTEM
 123 SO. BROAD STREET
 PHILADELPHIA, PA. 19102

3. Maturity date of obligation (if any) _____

4. This financing statement covers the following types (or items) of property: (list)

All of Debtor's right, title and interest to certain Distribution Rights (The exclusive right to sell and distribute products manufactured and/or distributed by Tastykake, Inc.) as evidenced by a Bill of Sale & Distributor's Agreement granted to Debtor by Tastykake, Inc., Philadelphia PA, which rights are located primarily in the County of ANNE ARUNDEL

CHECK ☒ THE LINES WHICH APPLY

5. ☐ (If collateral is crops) The above described crops are growing or are to be grown on: (describe real estate)

☐ (If collateral is goods which are or are to become fixtures) The above described goods are affixed or to be affixed to: (describe real estate)

☐ (Proceeds of collateral are also covered)

☐ (Products of collateral are also covered)

J. Michael Spake
 (Signature of Debtor)

J. MICHAEL SPAKE

Type or Print Above Name on Above Line

 (Signature of Debtor)

Type or Print Above Signature on Above Line

[Signature]
 (Signature of Secured Party)

TASTYKAKE, INC.

Type or Print Above Signature on Above Line



1985 APR 28 PM 3:06

E. AUBREY COLLISON
 CLERK

FINANCING STATEMENT FORM UCC-1

Identifying File No. _____

ALL INFORMATION MUST BE TYPEWRITTEN OR PRINTED IN INK.

SIGNATURES MUST BE IN INK

If transaction or transactions wholly or partially subject to recordation tax indicate amount of taxable debt here. \$ _____

If this statement is to be recorded in land records check here ☐

This financing statement Dated Dec. 30, 1985 is presented to a filing officer for filing pursuant to the Uniform Commercial Code.

1. DEBTOR

JAMES B. SPAKE
Name 7884 E. Tall Pines Court
Address Glen Burnie, Maryland 21061

2. SECURED PARTY

Tastykake, Inc.
Name 2801 Hunting Park Ave.
Address Philadelphia, PA. 19129

Person And Address To Whom Statement Is To Be Returned If Different From Above.

Mail to

123 SO. BROAD ST.

PHILADELPHIA, PA 19104

3. Maturity date of obligation (if any) _____

4. This financing statement covers the following types (or items) of property: (list)

All of Debtor's right, title and interest to certain Distribution Rights (The exclusive right to sell and distribute products manufactured and/or distributed by Tastykake, Inc.) as evidenced by a Bill of Sale & Distributor's Agreement granted to Debtor by Tastykake, Inc., Philadelphia PA, which rights are located primarily in the County of Anne Arundel

RECORD FEE 11.00
POSTAGE 50
421943 ROAD RD2 114:53
APR 28 86

CHECK ☒ THE LINES WHICH APPLY

5. ☐ (If collateral is crops) The above described crops are growing or are to be grown on: (describe real estate)

☐ (If collateral is goods which are or are to become fixtures) The above described goods are affixed or to be affixed to: (describe real estate)

☐ (Proceeds of collateral are also covered)

☐ (Products of collateral are also covered)

James B. Spake
(Signature of Debtor)
JAMES B. SPAKE

Type or Print Above Name on Above Line

(Signature of Debtor)

Type or Print Above Signature on Above Line

X John Rottine
(Signature of Secured Party)
TASTYKAKE, INC.

Type or Print Above Signature on Above Line



1986 APR 28 PM 3:06

E. ARNOLD COLLISON
CLERK

Tasty

FINANCING STATEMENT FORM UCC-1

Identifying File No. _____

ALL INFORMATION MUST BE TYPEWRITTEN OR PRINTED IN INK.

SIGNATURES MUST BE IN INK

If transaction or transactions wholly or partially subject to recordation tax indicate amount of taxable debt here. \$ _____

If this statement is to be recorded in land records check here ☐

This financing statement Dated Dec. 30, 1985 is presented to a filing officer for filing pursuant to the Uniform Commercial Code.

1. DEBTOR

Name WILLIAM J. SPAKE
878 Oakdale Circle
 Address Millersville, Maryland 21108

2. SECURED PARTY

Name Tastykake, Inc.
2801 Hunting Park Ave.
 Address Philadelphia, PA. 19129

Person And Address To Whom Statement Is To Be Returned If Different From Above.

CT CORPORATION SYSTEM

123 SO. BROAD STREET

PHILADELPHIA, PA. 19109

3. Maturity date of obligation (if any) _____

4. This financing statement covers the following types (or items) of property: (list)

All of Debtor's right, title and interest to certain Distribution Rights (The exclusive right to sell and distribute products manufactured and/or distributed by Tastykake, Inc.) as evidenced by a Bill of Sale & Distributor's Agreement granted to Debtor by Tastykake, Inc., Philadelphia PA, which rights are located primarily in the County of Anne Arundel

RECORD FEE 11.00
 POSTAGE .50
 421949 1040 002 114:54
 APR 28 86

CHECK ☒ THE LINES WHICH APPLY

5. ☐ (If collateral is crops) The above described crops are growing or are to be grown on: (describe real estate)

☐ (If collateral is goods which are or are to become fixtures) The above described goods are affixed or to be affixed to: (describe real estate)

☐ (Proceeds of collateral are also covered)

☐ (Products of collateral are also covered)

William J. Spake
 (Signature of Debtor)

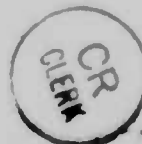
WILLIAM J. SPAKE
 Type or Print Above Name on Above Line

(Signature of Debtor)

Type or Print Above Signature on Above Line

John R. Lettine
 (Signature of Secured Party)

TASTYKAKE, INC.
 Type or Print Above Signature on Above Line



1986 APR 28 PM 3:06

E. AUGUST COLLISON
 CLERK

FINANCING STATEMENT FORM UCC-1

Identifying File No. _____

ALL INFORMATION MUST BE TYPEWRITTEN OR PRINTED IN INK.

SIGNATURES MUST BE IN INK

If transaction or transactions wholly or partially subject to recorda-
tion tax indicate amount of taxable debt here. \$ _____

If this statement is to be recorded
in land records check here ☐

This financing statement Dated Dec. 30, 1985 is presented to a filing officer for filing pursuant to the Uniform Commercial Code.

1. DEBTOR

Name HERBERT R. STEWART
400 Saddle Back Court
Address Millersville, Maryland 21108

2. SECURED PARTY

Name Tastykake, Inc.
2801 Hunting Park Ave.
Address Philadelphia, PA. 19129

Person And Address To Whom Statement Is To Be Returned If Different From Above

3. Maturity date of obligation (if any) _____

4. This financing statement covers the following types (or items) of property: (list)

All of Debtor's right, title and interest to certain Distribution Rights (The exclusive right to sell and distribute products manufactured and/or distributed by Tastykake, Inc.) as evidenced by a Bill of Sale & Distributor's Agreement granted to Debtor by Tastykake, Inc., Philadelphia PA, which rights are located primarily in the County of ANNE ARUNDEL

CT CORPORATION SYSTEM
123 SO. BROAD STREET
PHILADELPHIA, PA. 19103

RECORDING FEE 11.00
POSTAGE .50
#21945 C040 R02 114:54
APR 28 86

CHECK ☒ THE LINES WHICH APPLY

5. ☐ (If collateral is crops) The above described crops are growing or are to be grown on: (describe real estate)

☐ (If collateral is goods which are or are to become fixtures) The above described goods are affixed or to be affixed to: (describe real estate)

☐ (Proceeds of collateral are also covered)

☐ (Products of collateral are also covered)

Herbert R. Stewart
(Signature of Debtor)

HERBERT R. STEWART

Type or Print Above Name on Above Line

(Signature of Debtor)

Type or Print Above Signature on Above Line

John P. Rottner
(Signature of Secured Party)

TASTYKAKE, INC.

Type or Print Above Signature on Above Line



1986 APR 28 PM 3:06

E. ARDREY COLLISON
CLERK

FINANCING STATEMENT FORM UCC-1

Identifying File No. _____

ALL INFORMATION MUST BE TYPEWRITTEN OR PRINTED IN INK.

SIGNATURES MUST BE IN INK

If transaction or transactions wholly or partially subject to recordation tax indicate amount of taxable debt here. \$ _____

If this statement is to be recorded in land records check here ☐

This financing statement Dated Dec. 30, 1985 is presented to a filing officer for filing pursuant to the Uniform Commercial Code.

1. DEBTOR

Name TED W. STEWART
2952 Chrystal Place Lane
 Address Pasadena, Maryland 21122

2. SECURED PARTY

Name Tastykake, Inc.
2801 Hunting Park Ave.
 Address Philadelphia, PA. 19129

Person And Address To Whom Statement Is To Be Returned ☒ If Different From Above.

CT CORPORATION SYSTEM

123 SO. BROAD STREET

PHILADELPHIA, PA. 19109

3. Maturity date of obligation (if any) _____

4. This financing statement covers the following types (or items) of property: (list _____)

All of Debtor's right, title and interest to certain Distribution Rights (The exclusive right to sell and distribute products manufactured and/or distributed by Tastykake, Inc.) as evidenced by a Bill of Sale & Distributor's Agreement granted to Debtor by Tastykake, Inc., Philadelphia PA, which rights are located primarily in the County of Anne Arundel

RECORD FEE 11.00
 POSTAGE .50
 801941 0040 000 714154
 APR 20 86

CHECK ☒ THE LINES WHICH APPLY

5. ☐ (If collateral is crops) The above described crops are growing or are to be grown on: (describe real estate)

☐ (If collateral is goods which are or are to become fixtures) The above described goods are affixed or to be affixed to: (describe real estate)

☐ (Proceeds of collateral are also covered)

☐ (Products of collateral are also covered)

Ted W. Stewart
 (Signature of Debtor)

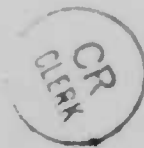
TED W. STEWART
 Type or Print Above Name on Above Line

 (Signature of Debtor)

 Type or Print Above Signature on Above Line

John P. Rottner
 (Signature of Secured Party)

TASTYKAKE, INC.
 Type or Print Above Signature on Above Line



1986 APR 28 PM 3:06

PRINTED BY JULIUS BLUMBERG, INC.

UCC-1 MARYLAND

497-353

201512

FINANCING STATEMENT FORM UCC-1

Identifying File No. _____

ALL INFORMATION MUST BE TYPEWRITTEN OR PRINTED IN INK.

SIGNATURES MUST BE IN INK

If transaction or transactions wholly or partially subject to recordation tax indicate amount of taxable debt here. \$ _____

If this statement is to be recorded in land records check here ☐

This financing statement Dated Dec. 30, 1985 is presented to a filing officer for filing pursuant to the Uniform Commercial Code.

1. DEBTOR

Name WILLIAM J. THOMPSON
8455 Byrd Road, Sunset Beach
Address Pasadena, Maryland 21122

2. SECURED PARTY

Name Tastykake, Inc.
2801 Hunting Park Ave.
Address Philadelphia, PA. 19129

Person And Address To Whom Statement Is To Be Returned If Different From Above.

CT CORPORATION SYSTEM
123 SO. BROAD STREET
PHILADELPHIA, PA 19102

3. Maturity date of obligation (if any) _____

4. This financing statement covers the following types (or items) of property: (list) all to

All of Debtor's right, title and interest to certain Distribution Rights (The exclusive right to sell and distribute products manufactured and/or distributed by Tastykake, Inc.) as evidenced by a Bill of Sale & Distributor's Agreement granted to Debtor by Tastykake, Inc., Philadelphia PA, which rights are located primarily in the County of Anne Arundel

RECORDING FEE 11.00
POSTAGE 1.00
#21947 0040 802 114155
APR 28 1986

CHECK THE LINES WHICH APPLY

5. ☐ (If collateral is crops) The above described crops are growing or are to be grown on: (describe real estate)
- ☐ (If collateral is goods which are or are to become fixtures) The above described goods are affixed or to be affixed to: (describe real estate)
- ☐ (Proceeds of collateral are also covered)
- ☐ (Products of collateral are also covered)

William J. Thompson
(Signature of Debtor)

WILLIAM J. THOMPSON
Type or Print Above Name on Above Line

(Signature of Debtor)

Type or Print Above Signature on Above Line

Joe Little
(Signature of Secured Party)

TASTYKAKE, INC.
Type or Print Above Signature on Above Line



1986 APR 28 PM 3:06

B. AURNEY COLLISON
CLERK

1100 3

BOOK 497 PAGE 354

201513

FINANCING STATEMENT FORM UCC-1

Identifying File No. _____

ALL INFORMATION MUST BE TYPEWRITTEN OR PRINTED IN INK.

SIGNATURES MUST BE IN INK

If transaction or transactions wholly or partially subject to recordation tax indicate amount of taxable debt here. \$ _____

If this statement is to be recorded in land records check here ☐

This financing statement Dated _____ is presented to a filing officer for filing pursuant to the Uniform Commercial Code.

1. DEBTOR

Name DAVID MC ALLISTER
5 Ridgely Road
Address Glen Burnie Park, MD 21061

2. SECURED PARTY

Name Tastykake, Inc.
2801 Hunting Park Ave.
Address Philadelphia, PA. 19129

Person And Address To Whom Statement Is To Be Returned If Different From Above:

CT CORPORATION SYSTEM
123 SO. BROAD STREET
PHILADELPHIA, PA. 19109

3. Maturity date of obligation (if any) _____

4. This financing statement covers the following types (or items) of property: (list)

All of Debtor's right, title and interest to certain Distribution Rights (The exclusive right to sell and distribute products manufactured and/or distributed by Tastykake, Inc.) as evidenced by a Bill of Sale & Distributor's Agreement granted to Debtor by Tastykake, Inc., Philadelphia PA, which rights are located primarily in the County of ANNE ARUNDEL

RECORD FEE 12.00
POSTAGE .50
#21948 C040 R02 714355
APR 28 86

CHECK ☒ THE LINES WHICH APPLY

5. ☐ (If collateral is crops) The above described crops are growing or are to be grown on: (describe real estate)

☐ (If collateral is goods which are or are to become fixtures) The above described goods are affixed or to be affixed to: (describe real estate)

☐ (Proceeds of collateral are also covered)

☐ (Products of collateral are also covered)

David McAllister
(Signature of Debtor)

DAVID MC ALLISTER
Type or Print Above Name on Above Line

(Signature of Debtor)

Type or Print Above Signature on Above Line

John R. Tastykake
(Signature of Secured Party)

TASTYKAKE, INC.
Type or Print Above Signature on Above Line

1986 APR 28 PM 3:06

201544

FINANCING STATEMENT

\$14,000.00
~~Not subject to recordation tax~~
 Subject to RECORDATION
 TAX

1. Name of Debtor(s):
 Address:

David Lamb 1003 Mt. Holly Drive
 Karen Lamb Annapolis, Md. 21401

2. Name of Secured Party:
 Address:

Annapolis Banking and Trust Company
 P.O. Box 311
 Annapolis, Md. 21404

3. Name of Assignee: Annapolis Banking & Trust Co.
 Address: Annapolis, Maryland

WANG
 Computer

4. This Financing Statement covers the following types (or items) of property:
 Model #015-50-016-50 Master 10 MB fixed date 5 1/4 inch diskette Drive ~~xxx~~
 standard WP softwear; 2 work stations, printer w/sheet feeder,
 list processing, spelling verifier, Serial # listed below:

5. (If collateral is goods which are or are to become fixtures—describe real estate; include house number and street or block
 reference where applicable: type "TO BE RECORDED IN LAND RECORDS" across top of page and complete reverse
 side of this form.)

The above-described goods are affixed or to be affixed to:

OW8841
 KB2400
 OUL855
 PU7783
 LU3857
 ON1086

RECORD FEE 12.00
 RECORD TAX 98.00
 POSTAGE 50
 APR 24 0237 401 115:05
 APR 28 1986

Debtor(s):

x *D. E. Lamb*
 D. E. LAMB
 x *Karen W. Lamb*
 KAREN W. LAMB

Secured Party: Annapolis Banking and Trust
~~Co~~ Company

(Type Name of Dealership)

By

Cynthia M. Hart
 (Authorized Signature)
 Cynthia M. Hart, AVP

(Type Name and Title)

(NOTE: Type name under each signature and if com-
 pany, type name of company and name and
 title of authorized signer.)

(Mr. Clerk: Return to Annapolis Banking and Trust Co. at address shown in 3. above.)

1986 APR 28 PM 3:08

E. AUBREY COLLISON
 CLERK

124
 98
 2

300 497 PAGE 356

201545

RECORD FEE 12.00
#21954 0345 R02 115434
APR 28 86

This FINANCING STATEMENT is presented to a Filing Officer for filing pursuant to the Uniform Commercial Code		No. of Additional Sheets Presented	3 <input type="checkbox"/> The Debtor is a transmitting utility
1 Debtor(s) (Last Name First) and Address(es) Speers, James M. Speers, Bettie R. Parkway Village 35 S. Paula St. Laurel, Md. 20707	2 Secured Party(ies) Name(s) and Address(es) Eastern Homes, Inc. 8291 Washington Blvd. Jessup, Md. 20794	4 For Filing Officer: Date, Time, No. Filing Office	
5 This Financing Statement covers the following types (or items) of property 1 new 1986 DeRose 44 x 24 serial 26083		6 Assignee(s) of Secured Party and Address(es) PSFS 1234 Market St Mobile Home Unit Phila, Pa 19107	
<input type="checkbox"/> Products of the Collateral are also covered		7 <input type="checkbox"/> The described crops are growing or to be grown on. <input type="checkbox"/> The described goods are or are to be affixed to. <input type="checkbox"/> The lumber to be cut or minerals or the like (including oil and gas) is on. *(Describe Real Estate in Item 8)	
8 Describe Real Estate Here <i>Conditions of Sale Contract has been signed</i>		9 Name of a Record Owner	
No. & Street	Town or City	County	Section Block Lot
10 This statement is filed without the Debtor's signature to perfect a security interest in Collateral (check appropriate box) <input type="checkbox"/> which is proceeds of the original Collateral described above in which a security interest was perfected, or <input type="checkbox"/> acquired after a change of name, identity or corporate structure of the Debtor, or <input type="checkbox"/> as to which the filing has lapsed, or <input type="checkbox"/> already subject to a security interest in another jurisdiction <input type="checkbox"/> when the Collateral was brought into this State, or <input type="checkbox"/> when the Debtor's location was changed to this State			11 If appropriate in this filing, the terms Debtor(s) and Secured Party(ies) shall respectively mean <input type="checkbox"/> Consignee(s) and Consignor(s), or <input type="checkbox"/> Lessee(s) and Lessor(s)
By <i>James M Speers</i> <i>Bettie R. Speers</i> Signature(s) of Debtor(s)		By <i>James M Speers</i> Signature(s) of Secured Party(ies) (Required only if Item 10 is checked)	

(1) FILING OFFICER COPY - NUMERICAL
(3/83) STANDARD FORM - FORM UCC-1 - Approved by Secretary of Commonwealth of Pennsylvania

1986 APR 28 PM 4:08

J. AUBREY COLLISON
CLERK



BOOK 497 PAGE 357

201546

This FINANCING STATEMENT is presented to a filing officer for filing pursuant to the Uniform Commercial Code.		3. Maturity date (if any):
1. Debtor(s) (Last Name First) and address(es)	2. Secured Party(ies) and address(es)	For Filing Officer (Date, Time, Number, and Filing Office)
Marcus C. Bennett & Fontelle K. Bennett JTEN 492 Old Orchard Circle Millersville, MO 21108	VMS National Hotel Portfolio I C/O VMS Realty Partners 8700 W. Bryn Mawr Ave. Chicago, Illinois 60631 ATTN: Legal Services Dept.	RECORD FEE 13.00 POSTAGE .50 #21357 6777 802 715147 APR 28 1986
4. This financing statement covers the following types (or items) of property:		5. Assignee(s) of Secured Party and Address(es)
Debtor's limited partnership interest in VMS National Hotel Portfolio I, an Illinois limited partnership, including all of Debtor's rights and interest in said limited partnership and any successor limited partnership and under the limited partnership agreement relating thereto. (Not Subject to Recordation Tax) Mail to		
This statement is filed without the debtor's signature to perfect a security interest in collateral. (check <input checked="" type="checkbox"/> if so) <input type="checkbox"/> already subject to a security interest in another jurisdiction when it was brought into this state. <input type="checkbox"/> which is proceeds of the original collateral described above in which a security interest was perfected.		Filed with ANNE FRUNDEL CO 107624/5310
Check <input checked="" type="checkbox"/> if covered: <input checked="" type="checkbox"/> Proceeds of Collateral are also covered <input type="checkbox"/> Products of Collateral are also covered No. of additional Sheets presented:		VMS National Hotel Portfolio I
By <u>Janet Simmons</u> Attorney-in-Fact for <u>Morris/Stone Associates</u>		IN: Morris/Stone Associates
By <u>Marcus C. Bennett & Fontelle K. Bennett</u> Signature(s) of Debtor(s)	By <u>Judy Sichea Muck</u> Signature(s) of Secured Party(ies)	Title (For Use in Most States)
(1) Filing Officer Copy-Alphabetical		STANDARD FORM - FORM UCC-1.

1986 APR 28 PM 4:09

G. AUBREY COLLISON
CLERK



497 PAGE 358

261517

This FINANCING STATEMENT is presented to a filing officer for filing pursuant to the Uniform Commercial Code:

1 Debtor(s) (Last Name First) and address(es)

Dr. Maggi H.G. Henrich
532 Pointfield Dr.
Millersville, MD 21106

2 Secured Party(ies) and address(es)

VMS National Hotel Portfolio I
C/O VMS Realty Partners
8700 W. Bryn Mawr Ave.
Chicago, Illinois 60631
ATTN: Legal Services Dept.

3 Maturity date (if any)

For Filing Officer (Date, Time, Number, and Filing Office)

RECORD FEE 12.00
POSTAGE .50
421958 0777 002 115144
APR 28 86

4 This financing statement covers the following types for item(s) of property

Debtor's limited partnership interest in VMS National Hotel Portfolio I, an Illinois limited partnership, including all of Debtor's rights and interest in said limited partnership and any successor limited partnership and under the limited partnership Agreement relating thereto.
(Not Subject to Recordation Tax)

5 Assignee(s) of Secured Party and Address(es)

This statement is filed without the debtor's signature to perfect a security interest in collateral. (check ☒ if so)
☐ already subject to a security interest in another jurisdiction when it was brought into this state.
☐ which is proceeds of the original collateral described above in which a security interest was perfected.

Filed with
HNNF
ARUNDEL Co 107024/18300

Check ☒ if covered: ☐ Proceeds of Collateral are also covered ☒ Products of Collateral are also covered. No. of additional Sheets presented

By: Dr. Maggi H.G. Henrich
Signature(s) of Debtor(s)
Title

By: Judy Achen Muck
Signature(s) of Secured Party(ies)
Title

(1) Filing Officer Copy-Alphabetical

STANDARD FORM - FORM UCC-1.

(For Use In Most States)

1986 APR 28 PM 4:09

E. AURNEY COLLISON
CLERK

BOOK 497 PAGE 359

201513

This FINANCING STATEMENT is presented to a filing officer for		Uniform Commercial Code	3 Maturity date (if any):
1 Debtor(s) (Last Name First) and address(es)	2 Secured Party(ies) and address(es)	For Filing Officer (Date, Time, Number, and Filing Office)	
William G. Armiger, MD 134 Holiday Court Annapolis, MD 21206	VMS National Hotel Portfolio I C/O VMS Realty Partners 6700 W. Bryn Mawr Ave. Chicago, Illinois 60631 ATTN: Legal Services Dept.	RECORD FEE 12.00 POSTAGE 50 APR 28 2006 10:44 CT77 R02	
4 This financing statement covers the following types (or items) of property		5 Assignee(s) of Secured Party and Address(es)	
Debtor's limited partnership interest in VMS National Hotel Portfolio I, an Illinois limited partnership, including all of Debtor's rights and interest in said limited partnership and any successor limited partnership and under the limited partnership agreement relating thereto. (Not Subject to Recordation Tax)			
This statement is filed without the debtor's signature to perfect a security interest in collateral. (check <input checked="" type="checkbox"/> if so)		Filed with 107624/8300	
<input type="checkbox"/> already subject to a security interest in another jurisdiction when it was brought into this state. <input type="checkbox"/> which is proceeds of the original collateral described above in which a security interest was perfected.		ANNE ARUNDEL CO	
Check <input checked="" type="checkbox"/> if covered <input checked="" type="checkbox"/> Proceeds of Collateral are also covered <input checked="" type="checkbox"/> Products of Collateral are also covered. No. of additional Sheets presented		VMS National Hotel Portfolio I	
Jeneta L. Timmons, authorized signatory for Harris/Stone Associates, Attn: Legal Services Dept.		BY: Harris/Stone Associates	
By: William G. Armiger, M.D. Signature(s) of Debtor(s)		Judy Muck. Signature(s) of Secured Party(ies)	
(1) Filing Officer Copy-Alphabetical		Title (For Use in Most States)	

STANDARD FORM - FORM UCC-1.

1986 APR 28 PM 4:10

E. AUGHEY COLLISON
CLERK

201501

Form FmHA-MD. 441-3
(Rev. 3-11-80)UNITED STATES DEPARTMENT OF AGRICULTURE
FARMERS HOME ADMINISTRATION
FINANCING STATEMENT

TO BE RECORDED:

☐ in the Land Records, ☒ in the Financing RecordsThis statement is presented to a filing officer for filing pursuant to the Maryland Uniform Commercial Code.
Please return original statement to Secured Party at its address shown below.

DEBTOR(S)	SECURED PARTY	For Filing Officer
Raymond J. Kasulke (Name)	UNITED STATES OF AMERICA acting through	
Donna G. Kasulke (Name)	FARMERS HOME ADMINISTRATION	
5098 Ed Prout Road (Address)	P.O. Box 489 (Address)	
Lothian, Md. 20711	Prince Frederick, Md.	

1. This Financing Statement covers the following types of collateral:

(a) Crops, livestock, other farm products, farm and other equipment, supplies and inventory.

(b) _____

2. Crops covered by 1(a) above are growing or are to be grown on (and goods which are or are to become fixtures, if fixtures are covered in 1(b) above, are or are to be affixed to) the following premises in Maryland:

Farm(s) or Other Real Estate Reputedly Owned By	Approximate No. of Acres	In County of	Direction and Distance From a Named Town or Other Description
Theresa Kasulke (JHH 293/156)	13	Anne Arundel	Sands Rd. & Ed Prout Road

3. Proceeds and products of the collateral are also covered, but disposition of the collateral is not hereby authorized.

4. The items secured by this transaction are not subject to the recordation tax as imposed by Article 81, Sections 277 and 278, of the Annotated Code of Maryland, 1962 Suppl., as amended.

Raymond Kasulke
(Signature of Debtor)

Type name: RAYMOND J. KASULKE

Donna G. Kasulke
(Signature of Debtor)

Type name: DONNA G. KASULKE

Witness: Karen A. Gray

Type name: KAREN A. GRAY

Witness: Dorothy F. Bowen

Type name: DOROTHY F. BOWEN

By: Gloria D. Occhipinti

Type name: GLORIA D. OCCHIPINTI

Title: County Supervisor

Farmers Home Administration

RECORD FEE

12.00

POSTAGE

.50

405419 COST ROL 715:46

APR 29 86

Mailed to Secured Party

497-361

No. NOT USED

4-29-86

STATE OF MARYLAND

BOOK 497 PAGE 362

FINANCING STATEMENT FORM UCC-1

Identifying File No. 201505

ALL INFORMATION MUST BE TYPEWRITTEN OR PRINTED IN INK. SIGNATURES MUST BE IN INK

If transaction or transactions wholly or partially subject to recordation tax indicate amount of taxable debt here. \$ -0-

If this statement is to be recorded in land records check here. ☐

This financing statement Dated _____ is presented to a filing officer for filing pursuant to the Uniform Commercial Code.

1. DEBTOR

Name A.J. Phelps Land Clearing Co., Inc.

Address P.O. Box 85 - 8859 Lincoln St Jessup, MD 20794-0085

2. SECURED PARTY

Name Deutsche Credit Corporation

Address #4 Greentree Centre #204 Marlton, NJ 08053

SAME

Person And Address To Whom Statement Is To Be Returned If Different From Above

3. Maturity date of obligation (if any) _____

4. This financing statement covers the following types (or items) of property: (list)

(1) Used John Deere Grapple Skidder Model #740

(1) 1985 Rome Shear Model #3002337

WITH ALL STANDARD ATTACHMENTS AND ACCESSORIES

NOTE: NOT SUBJECT TO RECORDATION TAX

CHECK ☒ THE LINES WHICH APPLY

5. ☐ (If collateral is crops) The above described crops are growing or are to be grown on: (describe real estate)

☐ (If collateral is goods which are or are to become fixtures) The above described goods are affixed or to be affixed to: (describe real estate)

☒ (Proceeds of collateral are also covered)

☐ (Products of collateral are also covered)

Mailed to Secured Party

x [Signature]
(Signature of Debtor)

A.J. Phelps Land Clearing Co., Inc.
Type or Print Above Name on Above Line

(Signature of Debtor)

Type or Print Above Signature on Above Line

[Signature]
(Signature of Secured Party)

Deutsche Credit Corporation

Type or Print Above Signature on Above Line

1986 APR 29 AM 9:56

BOOK 497 PAGE 363

201506

This STATEMENT is presented to a filing officer for filing pursuant to the Uniform Commercial Code.		3 Maturity date (if any)
1 Debtor(s) (Last Name First) and addressee(s) Sovereign Group 1985-30 Grantor Equipment Trust c/o E. Lee Meadows, as Trustee 1623 Forest Drive, Suite 300 Annapolis, Maryland 21403	2 Secured Party(ies) and addressee(s) Greyhound Capital Corporation Greyhound Tower Phoenix, Arizona 85077	For Filing Officer (Date, Time, Number, and Filing Office) RECORD FEE 12.00 POSTAGE .50 #21970 0117 002 108134 APR 29 86
4 This financing statement covers the following types (or items) of property: See Schedule I attached hereto and made a part hereof. "The Collateral described herein is not subject to the recordation tax pursuant to Article 81, Section 277 of the Maryland Code."		5 ASSIGNEE OF SECURED PARTY Sanwa Business Credit Corporation One South Wacker Drive Chicago, Illinois 60606
6 Complete only when filing with Judge of Probate: The initial indebtedness secured by the financing statement is \$		
Check <input checked="" type="checkbox"/> if covered: <input checked="" type="checkbox"/> Proceeds of Collateral are also covered <input checked="" type="checkbox"/> Products of Collateral are also covered No. of additional Sheets presented:		
Filed with: SOVEREIGN GROUP 1985-30 GRANTOR EQUIPMENT TRUST By: <u>E. Lee Meadows</u> Signature(s) of Debtor(s) E. Lee Meadows - Trustee (STANDARD) (FILING OFFICER COPY - ALPHABETICAL)		
GREYHOUND CAPITAL CORPORATION By: <u>Wayne H. Smith</u> V.P. Wayne H. Smith, V.P. V.P. of Secured Party Smith,		

1986 APR 29 AM 9:56

C.B. CLERK

Schedule I
to
UCC-1 Financing Statement

8004 497 PAGE 364

Debtor: Sovereign Group 1985-30 Grantor
Equipment Trust
c/o E. Lee Meadows, as Trustee
1623 Forest Drive, Suite 300
Annapolis, Maryland 21403

Secured Party: Greyhound Capital Corporation
Greyhound Tower
Phoenix, Arizona 85077

Assignee of Secured Party: Sanwa Business Credit
Corporation
One South Wacker Drive
Chicago, Illinois 60606

This financing statement covers the following types (or items) of property:

(a) The Equipment together with all substitutions therefor permitted by and subject to the Lease dated as of December 1, 1985 between the Debtor as Lessor and the Secured Party as Lessee, all additions, modifications, attachments and improvements thereto, all parts or replacements thereof, the rents and profits thereon, and the proceeds (including sale, rental, insurance and other proceeds) of any disposition thereof, the Lease and all rights of Debtor under the Lease, including without limitation Debtor's rights under the Subleases (whether such Subleases are between Secured Party or any other party and Sublessees); and

(b) All the Owner Equity Notes; and

(c) All of Debtor's interest in and to the Beneficial Interests in the Debtor (as defined in the Trust Agreement); and

(d) all proceeds of any of the foregoing.

Capitalized terms used in this Schedule I are used with the meanings given in the Purchase Money Security Agreement dated as of December 1, 1985 between the Debtor and the Secured Party. Copies of such Purchase Money Security Agreement and of the Trust Agreement dated as of December 1, 1985 among E. Lee Meadows, as trustee, and the beneficiaries of the Debtor are on file at or obtainable through the offices of the Secured Party and the Assignee of Secured Party above set forth and information concerning their security interest may be obtained from said offices.

Mailed to Secured Party

407 PAGE 365

201507

This STATEMENT is presented to a filing officer for filing pursuant to the Uniform Commercial Code.		3 Maturity date (if any)
1 Debtor(s) (Last Name First) and address(es) Sovereign Group 1985-30 Grantor Equipment Trust c/o E. Lee Meadows, as Trustee 1623 Forest Drive, Suite 300 Annapolis, Maryland 21403	2 Secured Party(ies) and address(es) Sanwa Business Credit Corporation One South Wacker Drive Chicago, Illinois 60606	For Filing Officer (Date, Time, Number, and Filing Office) RECORD FEE 12.00 POSTAGE .50 #21971 0717 107 108:34 APR 29 86
4 This financing statement covers the following types (or items) of property: See Schedule A attached hereto and made a part hereof. "The Collateral described herein is not subject to the recordation tax pursuant to Article 81, Section 277 of the Maryland Code."		5 ASSIGNEE OF SECURED PARTY
6 Complete only when filing with Judge of Probate: The initial indebtedness secured by the financing statement is \$		
Check <input checked="" type="checkbox"/> if covered: <input checked="" type="checkbox"/> Proceeds of Collateral are also covered <input checked="" type="checkbox"/> Products of Collateral are also covered No. of additional Sheets presented:		
Filed with: SOVEREIGN GROUP 1985-30 GRANTOR EQUIPMENT TRUST By: <u>E. Lee Meadows</u> E. Lee Meadows, Trustee		
SANWA BUSINESS CREDIT CORPORATION By: <u>Peter Klinkow</u> Peter Klinkow-Vice President		
(STANDARD) (FILING OFFICER COPY - ALPHABETICAL)		



1986 APR 29 AM 9:57

E. AUBREY COLLISON
CLERK

BOOK 497 PAGE 366

Schedule A
to
UCC-1 Financing Statement

Debtor: Sovereign Group 1985-30 Grantor Equipment
Trust
c/o E. Lee Meadows, as Trustee
1623 Forest Drive, Suite 300
Annapolis, Maryland 21403

Secured Party: Sanwa Business Credit Corporation
One South Wacker Drive
Chicago, Illinois 60606

This financing statement covers the following types (or items) of property:

All of the Debtor's right, title and interest in and to:

(a) The Equipment (including all future improvements, modifications and attachments thereto) to the extent of Lessor's interest therein;

(b) The Lease dated December 1, 1985 between the Debtor, as Lessor, and Greyhound Capital Corporation, as Lessee, all of the rights, powers and privileges of Debtor as Lessor therein (but not the obligations of Debtor under the Lease), and all moneys due and to become due Debtor under such Lease, other than the payments made as indemnifications due to Debtor under such Lease and other than any Supplemental Rent payable to Debtor pursuant to the second paragraph of Schedule A to such Lease;

(c) The Owner Acquisition Notes;

(d) the Collateral Assignment dated as of December 1, 1985 from Lessee to Lessor; and

Mailed to Secured Party

(e) All proceeds of all of the foregoing.

Capitalized terms used in this Schedule A are used with the meanings given in the Financing Agreement dated as of December 1, 1985 among the Debtor, the Secured Party and Greyhound Capital Corporation. A copy of such Financing Agreement together with copies of all other Fundamental Agreements are on file at or obtainable through the office of the Secured Party above set forth, and information concerning its security interest may be obtained from said office.

FINANCING STATEMENT
ALL INFORMATION MUST BE TYPEWRITTEN OR PRINTED IN INK

Identifying File No. _____

SIGNATURES MUST BE IN INK

If transaction or transactions wholly or partially subject to recording tax indicate amount of taxable debt here. \$ _____

If this statement is to be recorded in land records check here ☐

This financing statement Dated 4/1/86 is presented to a filing officer for filing pursuant to the Uniform Commercial Code.

1. DEBTOR

Name BONORDEN: Thomas A.
 Address 2 Hines Court, Olney, MD 20832

2. SECURED PARTY

Name First Commercial Corporation
 Address 303 Second Street, Annapolis, MD 21403

Person And Address To Whom Statement Is To Be Returned If Different From Above.

3. Maturity date of obligation (if any) _____

4. This financing statement covers the following types (or items) of property: (List)

1986 34' 11 1/2" O'Day 35 Fiberglass Hull # XDY20358J586
 1986 24 HP Universal Diesel Engine # 413346

First Assignee:
 Society For Savings
 1290 Silas Deane Highway
 Wethersfield, CT 06109

Mail to _____

Home Anchorage/Winter: Tracys Landing, MD

CHECK THE LINES WHICH APPLY

5. ☐ (If collateral is crops) The above described crops are growing or are to be grown on: (describe real estate)

☐ (If collateral is goods which are or are to become fixtures) The above described goods are affixed or to be affixed to: (describe real estate)

☐ (Proceeds of collateral are also covered)
☐ (Products of collateral are also covered)

Thomas A. Bonorden
 (Signature of Debtor)

Thomas A. Bonorden
 Type or Print Above Name on Above Line
Marjorie A. Bonorden
 (Signature of Debtor)

Marjorie A. Bonorden
 Type or Print Above Signature on Above Line

AGENT
 (Signature of Secured Party)

First Commercial Corporation
 Type or Print Above Signature on Above Line

Anne Arvidel

FINANCING STATEMENT FORM UC-1
ALL INFORMATION MUST BE TYPEWRITTEN OR PRINTED IN INK.

Identifying File No. 201500

SIGNATURES MUST BE IN INK

If transaction or transactions wholly or partially subject to recording tax indicate amount of taxable debt here \$ _____

If this statement is to be recorded in land records check here ☐

This financing statement Dated 4/17/86 is presented to a filing officer for filing pursuant to the Uniform Commercial Code.

1. DEBTOR

Name BROWN, Carl H. & RAHN, John E. Jr.
Address RD 2, Box 170, Douglassville, PA 19518

2. SECURED PARTY

Name FIRST COMMERCIAL CORPORATION
Address 303 Second Street

Annapolis, MD 21403

Person And Address To Whom Statement Is To Be Returned If Different From Above.

3. Maturity date of obligation (if any) _____

4. This financing statement covers the following types (or items) of property: (list)

1984 29' Chris Craft Catalina fiberglass hull #CCHEB196M84H
1984 Twin 230 HP Mercruiser gas engines #6762438 & 6762361

Home anchorage/winter: Edgewater, MD

ASSIGNEE:
HORIZON FINANCIAL, F.A.
808 Masons Mill Business Park
1800 Byberry Road
Huntingdon Valley, PA 19006

CHECK THE LINES WHICH APPLY

6. ☐ (If collateral is crops) The above described crops are growing or are to be grown on: (describe real estate)

☐ (If collateral is goods which are or are to become fixtures) The above described goods are affixed or to be affixed to: (describe real estate)

☐ (Proceeds of collateral are also covered)
☐ (Products of collateral are also covered)

Carl H. Brown

(Signature of Debtor)

Carl H. Brown

Type or Print Above Name on Above Line

John E. Rahn, Jr.

(Signature of Debtor)

John E. Rahn, Jr.

Type or Print Above Signature on Above Line

[Signature]

(Signature of Secured Party)

First Commercial Corporation

Type or Print Above Signature on Above Line

C. B. CLERK

1986 APR 29 AM 9:57

E. AUBREY COLLISON
CLERK

Anne A. [Signature]



3004 497 PAGE 369

201626

Financing Statement

COPY FOR FILING

☒ Not Subject to Recordation Tax (Purchase Money)☐ Subject to Recordation Tax; Principal

Amount is \$

☐ To Be Recorded in Land Records of

Record in:

☐ SDAT☐ Montgomery County☐ Prince George's County☐ OtherRECORD FEE 11.00
POSTAGE 50
#21974 0777 402 108:47
APR 29 86

NAME	Street	CITY	State
1. Debtor(s)			
C. N. Willits Contractors, Inc.	1160 Spa Rd.	Suite 3B, Annapolis, Md.	21403

2. Secured Party:	SOVRAN BANK/MARYLAND 6610 Rockledge Drive, Bethesda, MD 20817 Attn: Loan Administration
-------------------	---

3. This Financing Statement covers the following property and all proceeds and products thereof, including, without limitation, all proceeds of any insurance policies covering all or any part of such property.

Check ☒ one or more boxes as applicable:

☐ All Equipment - All equipment, machinery, and other goods and tangible property of the Debtor, now owned or hereafter acquired, wherever located, and the proceeds thereof, including but not limited to tools, furniture, furnishings, trade fixtures, office equipment and goods used in connection with the Debtor's business, together with all parts, alterations, attachments, additions, accessories, improvements, substitutions, replacements and accessions thereto.

☐ Inventory - All inventory of the Debtor, now owned or hereafter acquired, wherever located, and including accessories, parts, raw materials used or consumed in the Debtor's business and all returned, reclaimed or repossessed goods, replacements and substitutions thereof.

☐ Accounts Receivable, etc. - All accounts, accounts receivable, contract rights, instruments, documents, chattel paper and general intangibles now owned or hereafter acquired by the Debtor and other material or documents relating to the recording, billing or analyzing of any of the above.

☒ Specific Equipment - All of the equipment of the Debtor described on Schedule A attached hereto and made a part hereof by reference, together with all parts, alterations, attachments, additions, accessories, improvements, substitutions, replacements and accessions thereto.

☐ Other - All of the property of the Debtor described on Schedule A attached hereto and made a part hereof by reference.

☐ (If collateral is goods which are or are to become fixtures) The above described goods are affixed or to be affixed to the Real Estate described below:

Title Owner of Real Estate: _____

4. Mailing instructions: This Financing Statement, after recording, should be delivered or mailed to the Secured Party (or assignee) at the address above stated.

Debtor(s) or Assignor(s)

Secured Party: SOVRAN BANK/MARYLAND

By: Thomas A. Holland, IIIType Name Thomas A. Holland, IIITitle Vice President

C. N. Willits Contractors, Inc.

Bt: Christopher N. Willits, Pres.

Type or Print Name and Title of Each Signature

1986 APR 29 AM 9:57

E. AUDREY COLLISON
CLERK

BOOK 497 PAGE 370

C. N. Willits Contractors Inc.
1160 Spa Rd. Suite 3B
Annapolis, Md. 21403

SCHEDULE A

SPECIFIC EQUIPMENT:

COMPUTER

- | | |
|------------------|--------------|
| 1) IBM Unit 5364 | 100022091 |
| 1) IBM PC-AT | N50346105170 |
| 1) IBM Monitor | 1058794 |

Mailed to Secured Party

cm.

497 371

201570

FINANCING STATEMENT FORM UC-1

ALL INFORMATION MUST BE TYPEWRITTEN OR PRINTED IN INK

Identifying File No. _____

SIGNATURES MUST BE IN INK

If transaction or transactions wholly or partially subject to recording tax indicate amount of taxable debt here \$ _____

If this statement is to be recorded in land records check here ☐

This financing statement Dated 4/2/86 is presented to a filing officer for filing pursuant to the Uniform Commercial Code.

1. DEBTOR

Name OKUNAK, Edward C. & Helen C.

Address 933 Ridge Drive McLean, VA 22101

2. SECURED PARTY

Name First Commercial Corporation

Address 303 Second St.

Annapolis, MD 21403

Person And Address To Whom Statement Is To Be Returned If Different From Above.

3. Maturity date of obligation (if any) N/A

4. This financing statement covers the following types (or items) of property: (List)

1986 Chris Craft 292 28'10" Fiberglass Hull #CCHET021A686
1986 Crusader Gas Twin 220HP Engines #55163 & 55162

Home Anchorage/Winter: Annapolis, MD

Assignee: Society For Savings
1290 Silas Deane Highway
Wethersfield, CT 06109

Mail to _____

CHECK ☒ THE LINES WHICH APPLY

6. ☐ (If collateral is crops) The above described crops are growing or are to be grown on: (describe real estate)

☐ (If collateral is goods which are or are to become fixtures) The above described goods are affixed or to be affixed to: (describe real estate)

☐ (Proceeds of collateral are also covered)

☐ (Products of collateral are also covered)

[Signature]
(Signature of Debtor)

Edward C. Okunak

Type or Print Above Name on Above Line

[Signature]
(Signature of Debtor)

Helen C. Okunak

Type or Print Above Signature on Above Line

[Signature] AGENT
(Signature of Secured Party)

First Commercial Corporation

Type or Print Above Signature on Above Line



1986 APR 29 AM 9:57

RECEIVED COLLISION

Handwritten note: *Handwritten*

BOOK 497 PAGE 372

FINANCING STATEMENT—MARYLAND

File No. _____

This Financing Statement is presented to a filing officer for filing pursuant to the Uniform Commercial Code:

1. The name and address of the Debtor is:

Danny R. May 9140 Bois Ave.
Diane L. May Vienna, VA 22180

2. The name and address of the Secured Party (or Assignee) is:

First Virginia Bank
6400 Arlington Blvd.
Falls Church, VA 22042

3. The maturity date of the obligation (if any) is: March 25, 1996

4. This Financing Statement covers the following types (or items) of property: (Describe)

1986 SeaRay 210 CC
Hull # SERM45511586-210CC0129
1986 Mercury 230 Engine Serial # E490146

5. Check the lines which apply if any, and supply the information indicated:

☐ (If collateral is crops). The above described crops are growing or are to be grown on:
(describe real estate)

☐ (If Collateral is goods which will or are to become fixtures, complete this section and type conspicuously at the top the following: "To be Recorded in the Land Records") The above goods are affixed or are to be affixed to: (describe real estate)

☐ (If proceeds of collateral are claimed) Proceeds of the collateral are also covered.

☐ (If products of collateral are claimed) Products of the collateral are also covered.

6. Transaction is ☐ is not ☐ (check which applies) subject to recordation tax imposed by Article 81, section 277 and 278, Ann. Code of Maryland. If answer is in affirmative, the principal amount of the debt initially incurred is \$ _____

Debtor(s):

ⓧ Danny R. May

ⓧ Diane L. May

Secured Party:

First Va. Bank

By

Robert M. Boyd

(AUTHORIZED SIGNATURE)

Asst. V.P.

(TYPE NAME AND TITLE)

Please return to the Secured Party at the address shown in number 2 above.
All Information Must Be Typewritten or Printed in Ink

No 89 9/79

1986 APR 29 AM 9:57

E. J. COLLISON
CLERK



Mailed to Secured Party

BOOK 497 PAGE 373

STATE OF MARYLAND

UNIFORM COMMERCIAL CODE

STATEMENTS OF CONTINUATION, PARTIAL RELEASE, ASSIGNMENT ETC. — FORM UCC-8

THIS STATEMENT REFERS TO ORIGINAL STATEMENT, IDENTIFYING FILE NO. 098729 258065
 RECORDED IN LIBER 488 FOLIO 766 ON 8-21-85 (DATE) 258065

1. DEBTOR

Name Robert S. Solomon & Suzanne R. SolomonAddress 720 Fairway Drive, Annapolis, Maryland 21401

2. SECURED PARTY

Name Key Financial Services Inc.Address 57 River Street, Wellesley Hills, Ma. 02181

Person And Address To Whom Statement Is To Be Returned If Different From Above

3. Maturity date of obligation (if any)

CHECK ☒ FORM OF STATEMENT

A. Continuation ☐
 The original financing statement between the foregoing Debtor and Secured Party, bearing the file number shown above, is still effective.

B. Partial Release ☐
 From the collateral described in the financing statement bearing the file number shown above, the Secured Party releases the following:

C. Assignment ☒
 The Secured Party certifies that the Secured Party has assigned to the Assignee whose name and address is shown below, Secured Party's rights under the financing statement bearing the file number, shown above in the following property:

D. Other: ☐
 (Indicate whether amendment, termination, etc.)

Assignee: Irving Trust Company
 1 Wall Street
 New York, N.Y. 10015

Mailed to Secured Party

Dated

11-4-85

Key Financial Service Inc.

(Signature of Secured Party)

Type or Print Above Name on Above Line

FORM MAY BE PURCHASED FROM HOBBS & WARREN, INC., BOSTON, MASS. 02101

1986 APR 29 AM 3:51

E. JUDNEY COLLISON
CLERK

BOOK 497 PAGE 374

201572

This FINANCING STATEMENT is presented to a Filing Officer for filing pursuant to the Uniform Commercial Code

No. of Additional Sheets Presented

3 ☐ The Debtor is a transmitting utility

1 Debtor(s) (Last Name First) and Address(es)
Ross & Mya Mya Robertson
Parkway Village MHP
1 S. Gail St.
Laurel, Md. 20707

2 Secured Party(ies) Name(s) and Address(es)
Eastern Homes, Inc.
8291 Washington Blvd.
Jessup, Md. 20794

4 For Filing Officer Date, Time, No. Filing Office

5 This Financing Statement covers the following types (or items) of property

The mobile home, manufactured by DeRose, year 86, model L 44, W 24, Serial # 26307, and all consumer goods, appliances, accessories, equipment and attachments now contained in the mobile home, and all accessories later affixed to mobile home, including proceeds and insurance proceeds of all of the foregoing.

6 Assignee(s) of Secured Party and Address(es)

The Philadelphia Saving Fund Society
Consumer Lending Department
1234 Market Street—9th Floor
Philadelphia, PA 19107

8 Describe Real Estate Here

☐ This statement is to be indexed in the Real Estate Records

9 Name of a Record Owner

Conditional Sales Contract has been signed

7 ☐ The described crops are growing or to be grown on *
☐ The described goods are or are to be affixed to *
☐ The lumber to be cut or minerals or the like (including oil and gas) is on *
*(Describe Real Estate in Item 8)

No. & Street

Town or City

County

Section

Block

Lot

10 This statement is filed without the Debtor's signature to perfect a security interest in Collateral (check appropriate box)

- ☐ which is proceeds of the original Collateral described above in which a security interest was perfected, or
☐ acquired after a change of name, identity or corporate structure of the Debtor, or
☐ as to which the filing has lapsed, or already subject to a security interest in another jurisdiction
☐ when the Collateral was brought into this State, or ☐ when the Debtor's location was changed to this State

11 If appropriate in this filing, the terms Debtor(s) and Secured Party(ies) shall respectively mean

- ☐ Consignee(s) and Consignor(s), or
☐ Lessee(s) and Lessor(s)

By

Signature(s) of Debtor(s)

By

Signature(s) of Secured Party(ies)
(Required only if Item 10 is checked)

(3/83)

(1) FILING OFFICE COPY - NUMERICAL

STANDARD FORM—FORM UCC-1—Approved by Secretary of Commonwealth of Pennsylvania

Mailed to Secured Party



1986 APR 29 AM 9:58

407 375

Debtor or Assignor Form

ANNE ARUNDEL CO. MARYLAND FINANCING STATEMENT

- ☒ Not subject to Recordation Tax
☐ Subject to Recordation Tax; Principal Amount is \$ _____
☐ To Be Recorded in Land Records (for fixtures, crops, timber, or minerals only).

DEBTOR

Antietam Tile Company, Inc.
(Name)
500 DiGiulian Blvd.
(Address)
Glen Burnie, Md. 21061

SECURED PARTY (OR ASSIGNEE)
THE FIRST NATIONAL BANK OF MARYLAND

Attn: J. Kolodziejski 101-560
(Name of Loan Officer)
P.O. Box 1596
(Address)
Baltimore, MD 21203

1. This Financing Statement covers the following types (or items) of property (the collateral): (attach separate list if necessary)

(1) all of Borrower's now owned and hereafter acquired and/or created "Accounts", which is herein used means accounts, instruments, chattel paper, contracts, contract rights, account receivable, tax refunds, notes, notes receivable, drafts, acceptances, documents, general intangibles, and other choses in action (not including wages or salary), including but not limited to proceeds of inventory and returned good and proceeds from the sale of goods and services; (2) all proceeds (including insurance proceeds) and products of the above-described Accounts; (3) All of Borrower's other assets, specifically including (but not limited to) inventory and equipment, in which Bank has been or is hereafter granted a security interest under any other security agreements, notes, or other obligations or liabilities between Borrower and Bank; (4) any accounts, property, securities or monies of Borrower which may at any time be assigned or delivered or come into the possession of Bank, as well as proceeds thereof; and (5) all of the actual books and records pertaining to any of the above-described items of Collateral.

2. The collateral property is affixed or to be affixed to, or is or is to be crops grown on, or is timber to be cut from, or minerals on the like (and accounts resulting from the sale thereof) to be extracted from, the following real estate.

Record Owner, if different from the Debtor: _____

3. ☐ Products of the collateral are also specifically covered.
4. Mr. Clerk: Mail instrument to Secured Party named above or Assignee, if any, at the address stated.

DEBTOR (OR ASSIGNOR)

Antietam Tile Company, Inc. (Seal)

(Signature)
John A. DiGiulian, President
(Print or Type Name)

DEBTOR (OR ASSIGNOR)

(Seal)

(Signature)
(Print or Type Name)



1986 APR 29 AM 9:58

E. AUGUSTY COLLISON

BOOK 497 PAGE 378

201571

This FINANCING STATEMENT is presented to filing officer pursuant to the Uniform Commercial Code

1A Debtor(s)

COUNTRY LIQUOR, INC.

1B Mailing Address(es)

303 E. Furnace Branch Rd
Glen Burnie, Md. 21061

2A Secured Party(ies)

FIRST FINANCIAL LEASING
CORPORATION

2B Address of Secured Party from which
security information obtainable
208 S. LaSalle
Chicago, Il. 60604

Filing Officer Use Only

RECORD FEE 11.00
POSTAGE .50
#21986 0777 402 700:58
APR 29 1986

3 This financing statement covers the following types (or items) of collateral (ORS 79.4020) 1 Draft Beer Cooler, 1 Northland Freezer, and 1 Pinnacle Deli Case held by Debtor as Lessee pursuant to terms of Equipment Lease Agreement No. 86-1226 with Secured Party or its Assignee as Lessor. Notwithstanding the parties intention that there be a true lease between the Secured Party as Lessor and the Debtor as Lessee, this financing statement is filed solely to portect the interest of the parties in the event of assertion to the contrary by any third party.

4A Assignee of Secured Party(ies) if any

E.F. WONDERLIC &
ASSOCIATES, INC.

4B Address of Assignee from which
security information obtainable

820 Frontage Road
Northfield, IL 60093

Check box if products of collateral are also covered ☐

No of additional sheets attached ☐

COUNTRY LIQUOR, INC.

*Signature(s) of Debtor(s) required in most cases

Signature(s) of Secured Party(ies) in cases covered by ORS 79.4020

This form of Financing Statement approved by the Secretary of State

STANDARD FORM UNIFORM COMMERCIAL CODE FORM UCC-1

7/1/78 (1) FILING OFFICER COPY ALPHABETICAL

By X *Alona Steiner*
Signature(s) of Debtor(s)
Signature(s) of Secured Party(ies) or Assignee(s)

Mailed to Secured Party



1986 APR 29 AM 9:58

E. AUBREY COLLISON
CLERK

800 497 PAGE 377

201573

File No.
Record Reference:
Liber..... Folio.....

FINANCING STATEMENT

..... Not subject to Recordation Tax.

..... To Be Recorded in The Land Records
(For Fixtures Only).

X Subject to Recordation Tax on prin-
cipal amount of \$ 5,000.00

This Financing Statement is presented to a filing officer for filing pursuant to the Uniform Commercial Code.

1. The name(s) and address(es) of the Debtor(s) is(are)

Name of Debtor

Address

Starting Gate Shell, Inc.

3482 Fort Meade Rd
Laurel, Maryland 20707

2. The name and address of the Secured Party (or Assignee) is:

THE CITIZENS NATIONAL BANK
Fourth and Main Streets
Laurel, Maryland

to which this Statement should be delivered after it is recorded and from which addi-
tional information may be obtained.

3. This Financing Statement covers the following types (or items) of property (the collat-
eral):

Mobile Lift CM 3BDE, Serial #680

4. The collateral property is affixed or to be affixed to or is to be crops on the follow-
ing real estate: (Describe - include house number and street or block reference where
applicable).

5. X Proceeds)
Products) of the collateral are also specifically covered.

Debtor

Secured Party (Assignee)

Starting Gate Shell, Inc.

THE CITIZENS NATIONAL BANK

By: Kenneth W. Ruehl, President

By: Jack E. Thomas, Commercial Loan Officer

By:

Type or print all names and
titles under signatures.

Mailed to Secured Party

1100
3500
00.

RECORD FEE 11.00
RECORD TAX 35.00
TOTAL 46.00
APR 27 1986



1986 APR 29 AM 9:58

E. ARNOLD COLLISON
CLERK

ANNE ARUNDEL COUNTY

FINANCING STATEMENT - MARYLAND

BOOK 497 PAGE 378

No: 20576

This Financing Statement is presented to a filing officer for filing pursuant to the Uniform Commercial Code:

DEBTOR: Edgewater Video, Inc. t/a Video Plus, Inc.

Type Address of Debtor: 3202 Solomons Island Road

Edgewater, MD 21037

Filing officer may deliver or mail this Financing Statement after Recording to:

Secured Party: WESTINGHOUSE CREDIT CORPORATION
2000 Oxford Dr., Suite 200A
Bethel Park, PA 15102

RECORD FEE 12.00
POSTAGE .50
421990 CITY RD 109102
APR 29 86

Description of collateral covered by original financing statement.
This financing statement covers the following types (or items) of property:

All of the Debtor's inventory, equipment, accounts, contract rights (including but not limited to any purchase and rental agreements), chattel paper, documents and general intangibles, of whatever kind or nature, wherever located, now owned or hereafter acquired, and all returns, repossessions, substitutions, replacements, parts, additions and accessions, thereto and thereof, and all proceeds (including but not limited to cash, instruments, chattel paper, general intangibles and accounts) and products thereof.

Check ☒ if covered: ☒ Proceeds of Collateral are also covered

Mailed to Secured Party

The underlying secured transaction or transactions being publicized by this Financing Statement are not wholly or partially subject to the recordation tax imposed by Article 81, Sections 277 and 278, Annotated Code of Maryland, 1962 suppl., as amended.

DEBTOR

Edgewater Video, Inc. t/a
Video Plus, Inc.
(TYPE TRADE NAME OF DEBTOR)

(L. S.)

William E. Roberts - Vice President
(TYPE NAME AND TITLE)

SECURED PARTY

WESTINGHOUSE CREDIT CORPORATION

By:

Thomas E. McCabe
Assistant Regional Credit Manager
(TYPE NAME AND TITLE)

BOOK 497 PAGE 379

STATE OF MARYLAND

201577

FINANCING STATEMENT FORM UCC-1

Identifying File No. _____

ALL INFORMATION MUST BE TYPEWRITTEN OR PRINTED IN INK. SIGNATURES MUST BE IN INK

If transaction or transactions wholly or partially subject to recordation tax indicate amount of taxable debt here. \$ _____

If this statement is to be recorded in land records check here. ☐

This financing statement Dated April 18, 1986 is presented to a filing officer for filing pursuant to the Uniform Commercial Code.

1. DEBTOR

Name Matthews, Inc. TA Matthews Hallmark Shop
 Address Cromwell Fields Shopping Center, 7385 R. Baltimore & Anna Blvd.
Glen Burnie, Maryland 21061

2. SECURED PARTY

Name Hallmark Cards, Incorporated
25th & McGee Trwy.
 Address Kansas City, Missouri 64108

Person And Address To Whom Statement Is To Be Returned If Different From Above.

3. Maturity date of obligation (if any) _____

4. This financing statement covers the following types (or items) of property: (list)

Trade fixtures, card racks, related equipment,
 and proceeds therefrom
 Account number
 (county)

RECORDED FEE 12.00
 POSTAGE 50
 21993 6777 002 109105
 APR 29 86

CHECK ☒ THE LINES WHICH APPLY

5. ☐ (If collateral is crops) The above described crops are growing or are to be grown on: (describe real estate)

☐ (If collateral is goods which are or are to become fixtures) The above described goods are affixed or to be affixed to: (describe real estate)

☒ (Proceeds of collateral are also covered)

☐ (Products of collateral are also covered)

Matthews, Inc. TA
 Matthews Hallmark Shop
 (X) [Signature] President
 (Signature of Debtor)

Mailed to Secured Party

Type or Print Above Name on Above Line

(Signature of Debtor)

Hallmark Cards, Incorporated

[Signature] Note Co-or.
 (Signature of Secured Party)

S. A. Roberts

Type or Print Above Signature on Above Line

Type or Print Above Signature on Above Line

1986 APR 29 AM 9:58
 E. HOBBS & WARREN, INC.
 BOSTON, MASS.

201573

FINANCING STATEMENT FORM UCC-1

Identifying File No. _____

ALL INFORMATION MUST BE TYPEWRITTEN OR PRINTED IN INK. SIGNATURES MUST BE IN INK.

If transaction or transactions wholly or partially subject to recordation tax indicate amount of taxable debt here \$ _____

If this statement is to be recorded in land records check here. ☐

This financing statement Dated _____ is presented to a filing officer for filing pursuant to the Uniform Commercial Code.

1. DEBTOR

Name Trans-American Leasing CorporationAddress The Steffey Bldg., Ste. 200-B; 407 Crain Highway, Glen Burnie, MD 21061

2. SECURED PARTY

Name Baltimore Federal Financial, F.S.A.Address 300 E. Lombard StreetBaltimore, MD 21202

Person And Address To Whom Statement Is To Be Returned If Different From Above.

RECORD FEE 11.00
POSTAGE .50
APR 29 1986

3. Maturity date of obligation (if any) _____

4. This financing statement covers the following types (or items) of property: (list)

To secure assignment to Baltimore Federal Financial, F.S.A. of certain lease payments under a certain True Lease Assignment dated March 15, 1986, Schedule # 02, dated April 1, 1986 between Assignor as Lessor and LEASE ACCOUNT # BB3028 as Lessee. Assignor has granted a Security Interest in the following equipment leased to Lessee to Assignee per a Non-Recourse Assignment of Rents dated 4/18/86 between Assignor and Assignee:

See Attached Equipment List.

CHECK ☒ THE LINES WHICH APPLY5. ☐ (If collateral is crops) the above described crops are growing or are to be grown on: (describe real estate)

☐ (If collateral is goods which are or are to become fixtures) The above described goods are affixed or to be affixed to: (describe real estate)

☒ (Proceeds of collateral are also covered)☐ (Products of collateral are also covered)

TRANS-AMERICAN LEASING CORPORATION

(Signature of Debtor)

Frank J. Sarro, III., Exec. V.P.

Type or Print Above Signature on Above Line

(Signature of Debtor)

Type or Print Above Signature on Above Line

Filed with Anne Arundel County

BALTIMORE FEDERAL FINANCIAL, F.S.A.

(Signature of Secured Party)

J. David Kommalan, Sr. V.P.

Type or Print Above Name on Above Line

1986 APR 29 AM 9:59

2026

BB/INT'L DESGN

EQUIPMENT LIST

BOOK 497 PAGE 381

QUANTITY	DESCRIPTION
2	Kayline #324 Mani. Tables w/light
8	Curvey Pol. Chrome Ire Reception/Mani. Chairs
4	Ergospec Air-Lift Mani Chairs
1	Ergospec Air-Lift Make-Up Chair with Arms.
1	Chrome Cocktail/Magazine Table
1	Plexiglas Hanging Screen
1	Belvedere D17 Chrome Facial Chair
1	Belvedere Facial Firm FF800CA
1	Belvedere FC07 Facial Machine Cabinet
1	Belvedere FF26-27 Mag. Light and Stand
1	Belvedere FFXB Infra Ray Heat Boots
1	Belvedere FFH1 Infra Ray Heat Mitts
1	Custom Facial Countertop w/sink, faucet & pipe enclosure
1	Planting Tub, Chrome plastic
2	Metro Chrome/wire 18X60X74 Coat Rack/Make Up Bar
2	Metro Chrome/wire 14X60X74 Retail Etegeres
1	Metro Etc. 14X72X74 Etegere
1	Metro Etc. 72" Loose Shelf
1	Metro Etc. Chrome Coffee Cart w/formica cabinet
1	Glaro Satin Chrome Umbrella Stand Container
2	Glaro Cigarette Sand Urns
11	Belvedere La Canasta #782-A-50 Styling/Tinting Chairs
12	Belvedere 782 A La Canasta Dryer Chairs tops only
2	Belvedere 2004195 Clear Palstic Tinting Chaircovers
2	Custom Formica 48" Dryer Boxes
2	Custom Formica 48" Twin Dryer Boxes w/mag. rack
1	Custom Formica Kitchenette Dispensary w/sink, faucet
1	Tinting Countertop, less mirror
2	Panels to enclose owners water heater
1	Plastic Laminated Half-Round Reception Desk
1	Precision 60" Coat/Tinting Rack
1	Belvedere #789A Climazon Chair
4	Belvedere 0260C Shampoo Bulkheads
4	Belvedere #3100-622-403 Porc. Bowls w/fittings
1	Corkboard for Office 48x96
4	Formatron Shampoo Chairs
2	Formatron SC 7418x Quad Styling Island with Mirrors and Fittings
2	Fromatron SC 7454x Duo Styling Island with Mirrors and Fittings
9	Venice Dina Meri #185 (short) Curler Carts
1	Venice Dina Meri #111 Curler Cart
12	Helene Curtis Cool Temp. + One Sryers, smoke hoods

TRANS-AMERICAN LEASING CORPORATION

BY: TITLE: 

BALTIMORE FEDERAL FINANCIAL, F.S.A.

BY: TITLE: 

Mailed to Secured Party

FINANCING STATEMENT FORM UCC-1

Identifying File No. _____

ALL INFORMATION MUST BE TYPEWRITTEN OR PRINTED IN INK. SIGNATURES MUST BE IN INK.

If transaction or transactions wholly or partially subject to recordation tax indicate amount of taxable debt here \$ _____

If this statement is to be recorded in land records check here. ☐

This financing statement Dated _____ is presented to a filing officer for filing pursuant to the Uniform Commercial Code.

1. DEBTOR

Name Trans-American Leasing Corporation
Address The Steffey Bldg., Ste. 200-B; 407 Crain Highway, Glen Burnie, MD 21061

2. SECURED PARTY

Name Baltimore Federal Financial, F.S.A.
Address 300 E. Lombard Street
Baltimore, MD 21202
Person And Address To Whom Statement Is To Be Returned If Different From Above.

RECORDED FEE 11.00
POSTAGE .50
RECORDED 4/29/86 109:10
APR 29 86

3. Maturity date of obligation (if any) _____

4. This financing statement covers the following types (or items) of property: (list)

To secure assignment to Baltimore Federal Financial, F.S.A. of certain lease payments under a certain True Lease Assignment dated April 9, 1986, Schedule # 01, dated April 9, 1986 between Assignor as Lessor and LEASE ACCOUNT # 680409 as Lessee. Assignor has granted a Security Interest in the following equipment leased to Lessee to Assignee per a Non-Recourse Assignment of Rents dated 4/17/86 between Assignor and Assignee:

- 1 (One) 1981 Ford F8000 Truck DYW8055BVJ37578
- 1 (One) 1982 Schwing Pump 17020678 801/28

CHECK ☒ THE LINES WHICH APPLY

5. ☐ (If collateral is crops) the above described crops are growing or are to be grown on: (describe real estate)

☐ (If collateral is goods which are or are to become fixtures) The above described goods are affixed or to be affixed to: (describe real estate)

☒ (Proceeds of collateral are also covered)
☐ (Products of collateral are also covered)
TRANS-AMERICAN LEASING CORPORATION

Frank J. Sarro, III.
(Signature of Debtor)
Frank J. Sarro, III., Exec. V.P.
Type or Print Above Signature on Above Line

(Signature of Debtor)
Type or Print Above Signature on Above Line

BALTIMORE FEDERAL FINANCIAL, F.S.A.

J. David Kommalan, Sr.
(Signature of Secured Party)
J. David Kommalan, Sr. V.P.
Type or Print Above Name on Above Line

Filed with Anne Arundel County

Mailed to Secured Party

2027
T/A/CONCRETE PL.

201500

FINANCING STATEMENT FORM UCC-1

Identifying File No. _____

ALL INFORMATION MUST BE TYPEWRITTEN OR PRINTED IN INK. SIGNATURES MUST BE IN INK.

If transaction or transactions wholly or partially subject to recordation tax indicate amount of taxable debt here \$ _____	If this statement is to be recorded in land records check here. <input type="checkbox"/>
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This financing statement Dated _____ is presented to a filing officer for filing pursuant to the Uniform Commercial Code.

1. DEBTOR

Name Trans-American Leasing Corporation
Address The Steffey Bldg., Ste. 200-B; 407 Crain Highway, Glen Burnie, MD 21061

2. SECURED PARTY

Name Baltimore Federal Financial, F.S.A.
Address 300 E. Lombard Street
Baltimore, MD 21202
Person And Address To Whom Statement Is To Be Returned If Different From Above.

RECORD FEE 11.00
POSTAGE .50
422001 0777 R02 109:11
APR 29 86

3. Maturity date of obligation (if any) _____

4. This financing statement covers the following types (or items) of property: (list)

To secure assignment to Baltimore Federal Financial, F.S.A. of certain lease payments under a certain True Lease Assignment dated February 27, 1986 Schedule # 01, dated 2-27-86 between Assignor as Lessor and LEASE ACCOUNT # 865220 as Lessee. Assignor has granted a Security Interest in the following equipment leased to Lessee to Assignee per a Non-Recourse Assignment of Rents dated 4/17/86 between Assignor and Assignee:

See Attached Equipment List.

CHECK ☒ THE LINES WHICH APPLY

5. ☐ (If collateral is crops) the above described crops are growing or are to be grown on: (describe real estate)

☐ (If collateral is goods which are or are to become fixtures) The above described goods are affixed or to be affixed to: (describe real estate)

☒ (Proceeds of collateral are also covered)
☐ (Products of collateral are also covered)
TRANS-AMERICAN LEASING CORPORATION

Frank J. Sarro III
(Signature of Debtor)
Frank J. Sarro, III., Exec. V.P.
Type or Print Above Signature on Above Line

(Signature of Debtor)
Type or Print Above Signature on Above Line

BALTIMORE FEDERAL FINANCIAL, F.S.A.
J. David Kommalan, Sr.
(Signature of Secured Party)
J. David Kommalan, Sr. V.P.
Type or Print Above Name on Above Line

Filed with Anne Arundel County

Mailed to Secured Party

2019
STAR/LOW TAS

LOWELL TELEPHONE ANSWERING SERVICE

SCH. 01

BOOK 497 PAGE 384

EQUIPMENT LIST

<u>QUANTITY</u>	<u>DESCRIPTION</u>
1	Model 4220 - Local Concentrator
1	Model 4230 - Remote Concentrator
	Concentrator Spares
1	CPU
2	Hard Disk - Fujitsu 20 MB
4	CRT - LSI
1	System Cabinet
1	Bulk Printer
1	Autodial Modem
1	Series 2000 Call Distributor Unit
4	Operator Consoles
1	System Spares Consisting of: (ACD)
	1 - CPU Board 88/25
	1 - Generator Board
	1 - Trunk Card
	1 - Operator Console
	1 - Power Panel
1	Manager's Kit, 2700

TRANS-AMERICAN LEASING CORPORATION

BY: [Signature]

TITLE: BVP

BALTIMORE FEDERAL FINANCIAL, F.S.A.

BY: [Signature]

TITLE: SVP

Mailed to Seized Party

497 385

201501

FINANCING STATEMENT FORM UCC-1

Identifying File No. _____

ALL INFORMATION MUST BE TYPEWRITTEN OR PRINTED IN INK. SIGNATURES MUST BE IN INK.

If transaction or transactions wholly or partially subject to recordation tax indicate amount of taxable debt here \$ _____

If this statement is to be recorded in land records check here. ☐

This financing statement Dated _____ is presented to a filing officer for filing pursuant to the Uniform Commercial Code.

1. DEBTOR

Name Trans-American Leasing Corporation
Address The Steffey Bldg., Ste. 200-B; 407 Crain Highway, Glen Burnie, MD 21061

2. SECURED PARTY

Name Baltimore Federal Financial, F.S.A.
Address 300 E. Lombard Street
Baltimore, MD 21202
Person And Address To Whom Statement Is To Be Returned If Different From Above.

RECORDED FEE 11.00
POSTAGE .50
201501 0177 APR 29 1986

3. Maturity date of obligation (if any) _____

4. This financing statement covers the following types (or items) of property: (list)

To secure assignment to Baltimore Federal Financial, F.S.A. of certain lease payments under a certain True Lease Assignment dated March 3, 1986, Schedule # 01, dated March 11, 1986 between Assignor as Lessor and LEASE ACCOUNT # 688220 as Lessee. Assignor has granted a Security Interest in the following equipment leased to Lessee to Assignee per a Non-Recourse Assignment of Rents dated 4/17/86 between Assignor and Assignee:

See Attached Equipment List

CHECK ☒ THE LINES WHICH APPLY

5. ☐ (If collateral is crops) the above described crops are growing or are to be grown on: (describe real estate)

☐ (If collateral is goods which are or are to become fixtures) The above described goods are affixed or to be affixed to: (describe real estate)

☒ (Proceeds of collateral are also covered)
☐ (Products of collateral are also covered)
TRANS-AMERICAN LEASING CORPORATION

Frank J. Sarro, III., Exec. V.P.
(Signature of Debtor)
Type or Print Above Signature on Above Line

(Signature of Debtor)
Type or Print Above Signature on Above Line

BALTIMORE FEDERAL FINANCIAL, F.S.A.

J. David Kommalan, Sr. V.P.
(Signature of Secured Party)

Type or Print Above Name on Above Line

Filed with Anne Arundel County

1986 APR 29 AM 9:59
E. ALBANY COLLISON
CLERK

C.B.
CLERK

2021

STAR/SUB TAS

EQUIPMENT LIST

500 497 PAGE 356

QUANTITY	DESCRIPTION
2	Generator Card (1 Spare) S/N 505117, 505118
4	Trunk Card (1 Spare) S/N's 1875, 1908, 1979, 1887
1	CRT Terminal - LSI S/N 46388
5	Op. Console Shipping Assy. (1 Spare) S/N's 18883, 1786, 1752, 1924
1	Installation Kit
2	C/D Processor 88/25 (1 Spare) S/N's 18822, 7459
1	Power Supply - PS3 S/N 1073
1	Power Supply - PS4 S/N 1072
1	Power Dist. Assy. (Spare) S/N 1084
1	Modem - 1200 Baud Autodial S/N G49419002
3	Trunk Card Cable, 25 ft.
1	CRT Connector Kit
1	CRT Wire
2	Operator Console Wired
1	Modem Cable
1	Auto Answer Cable
1	Powered Cabinet Assy. S/N 1088
1	Hard Disc. Controller S/N 13467
2	Disk Drive Assy. S/N 30572, 40612
1	Floppy Disc. Drive Assy. S/N 530268
5	CRT Terminal - LSI S/N's 43911, 43935; 43883
1	D/P Processor 86/30 S/N 6339
1	1 Meg. Memory S/N 525004
1	Serial Port Interface Assy. 16 Port S/N 2050
1	2800 Manager's Kit
1	2800 System Software 2.0
1	T.I. Bulk Printer S/N 50076
1	T.I. Bulk Printer Cable
3	CRT Cable
1	Order Entry Software
1	Customer Directory Software
6	CRT Terminal - LSI S/N's 47320; 47351; 47329; 47262; 47280; 47334
6	Operator Console Shipping Assy. S/N 537275 through 534149
4	Trunk Board S/N 534146 through 534149
4	Trunk Card Cable Assy./ 25 ft.
6	CRT Connector Kit
2	CRT Wire
2	Operator Console Wire
1	Floppy Disc. Controller S/N 191

TRANS-AMERICAN LEASING CORPORATION

BY:

TITLE:

BALTIMORE FEDERAL FINANCIAL, F.S.A.

BY:

TITLE:

Mailed to Secured Party

FINANCING STATEMENT FORM UCC-1

Identifying File No. _____

ALL INFORMATION MUST BE TYPEWRITTEN OR PRINTED IN INK. SIGNATURES MUST BE IN INK.

If transaction or transactions wholly or partially subject to recordation tax indicate amount of taxable debt here \$ _____

If this statement is to be recorded in land records check here. ☐

This financing statement Dated _____ is presented to a filing officer for filing pursuant to the Uniform Commercial Code.

1. DEBTOR

Name Trans-American Leasing Corporation
Address The Steffey Bldg., Ste. 200-B; 407 Crain Highway, Glen Burnie, MD 21061

2. SECURED PARTY

Name Baltimore Federal Financial, F.S.A.
Address 300 E. Lombard Street
Baltimore, MD 21202

Person And Address To Whom Statement Is To Be Returned If Different From Above.

3. Maturity date of obligation (if any) _____

4. This financing statement covers the following types (or items) of property: (list)

To secure assignment to Baltimore Federal Financial, F.S.A. of certain lease payments under a certain True Lease Assignment dated Feb. 27, 1986, Schedule # 02, dated 3-26-86 between Assignor as Lessor and LEASE ACCOUNT # 865220 as Lessee. Assignor has granted a Security Interest in the following equipment leased to Lessee to Assignee per a Non-Recourse Assignment of Rents dated 4/17/86 between Assignor and Assignee:

- 1 (One) Best Power Technology #M500VA
1 (One) Best Power Technology #M1000VA

RECORD FEE 11.00
POSTAGE 50
#22003 CTTZ R02 T09411
APR 29 86

CHECK ☒ THE LINES WHICH APPLY5. ☐ (If collateral is crops) the above described crops are growing or are to be grown on: (describe real estate)☐ (If collateral is goods which are or are to become fixtures) The above described goods are affixed or to be affixed to: (describe real estate)☒ (Proceeds of collateral are also covered)☐ (Products of collateral are also covered)
TRANS-AMERICAN LEASING CORPORATION

Frank J. Sarro, III.
(Signature of Debtor)
Frank J. Sarro, III., Exec. V.P.
Type or Print Above Signature on Above Line

(Signature of Debtor)
Type or Print Above Signature on Above Line

Filed with Anne Arundel County

BALTIMORE FEDERAL FINANCIAL, F.S.A.

J. David Kommalan, Sr.
(Signature of Secured Party)
J. David Kommalan, Sr. V.P.
Type or Print Above Name on Above Line

Mailed to Secured Party

2020

STAR/ LOW TAS

261593

FINANCING STATEMENT FORM UCC-1

Identifying File No. _____

ALL INFORMATION MUST BE TYPEWRITTEN OR PRINTED IN INK. SIGNATURES MUST BE IN INK.

If transaction or transactions wholly or partially subject to recordation tax indicate amount of taxable debt here \$ _____

If this statement is to be recorded in land records check here. ☐

This financing statement Dated 4/22/86 is presented to a filing officer for filing pursuant to the Uniform Commercial Code.

1. DEBTOR

Name Jet Blast, Inc.Address 7609 Energy Parkway, Ste. 101, Baltimore, MD 21226

2. SECURED PARTY

Name Trans-American Leasing CorporationAddress The Steffey Bldg., Ste. 200B, 407 Crain HighwayGlen Burnie, Maryland 21061

Person And Address To Whom Statement Is To Be Returned If Different From Above.

3. Maturity date of obligation (if any) _____

4. This financing statement covers the following types (or items) of property: (list)

SEE ATTACHED EQUIPMENT LIST.

CHECK ☒ THE LINES WHICH APPLY5. ☐ (If collateral is crops) the above described crops are growing or are to be grown on: (describe real estate)

☐ (If collateral is goods which are or are to become fixtures) The above described goods are affixed or to be affixed to: (describe real estate)

☒ (Proceeds of collateral are also covered)☐ (Products of collateral are also covered)

JET BLAST, INC.

[Signature]
(Signature of Debtor)

Timothy J. Wilson
Type or Print Above Signature on Above Line

(Signature of Debtor)

Type or Print Above Signature on Above Line

TRANS-AMERICAN LEASING CORPORATION

[Signature]
(Signature of Secured Party)

Type or Print Above Name on Above Line

Filed with Anne Arundel County.

RECORDED FEE 11.00
MISLAGE 50
APR 29 1986
1777 W12 100112
APR 29 86

1986 APR 29 AM 9:59

E. J. LULLISON

C. B. CLERK

Jet Blast, Inc.

497 389 Schedule 01

EQUIPMENT LIST

- 1 (one) Jetpac Model 1002-02-13 Ultra High Pressure Cleaning Unit rated @ 35,000 psi with maximum flow of 3.0 gpm. System consists of an intensification module, hydraulic module, hydraulic oil pump, prime mover, water boost pump and machine frame. Also, included but not limited to all replacements, parts, repair, additions and attachments incorporated therein or affixed thereto now owned or hereafter acquired.

Jetlance System 35 KPSI

Jetwand System 35 KPSI

Hose Set, Jetlance - 50 ft

Hose Set, Jetwand - 50 ft

UHP Lance 9/16 x 60 in.

UHP Lance 9/16 x 120"

UHP Lance 3/8 x 120"

Coupling, Jetlance

Coupling Assy, swivel front

Tube cleaning tip, 3/8" 2 Jet 20° (0.018)

Tube cleaning tip, 3/8" 2 Jet 30° (0.018)

Surface cleaning tip, 9/16" 2 Jet 30° (0.018)

Surface cleaning tip, 9/16" 4 Jet 20° (0.013)

Surface cleaning tip, 9/16" 4 Jet 45° (0.013)

Drilling bit with carbide, 9/16" 2 Jet 30° (0.018)

UHP orifice/nozzle (0.018)

UHP orifice/nozzle (0.013)

UHP orifice/nozzle (0.026)

Sleeve, fluid jet nozzle Type D

Retainer screw, fluid jet nozzle

Seal, high pressure tubing

A. Intensifier/High Pressure Manifold

Repair Kit, 13:1 H.P. Seals

Kit, 13:1 L.P. Seals

Repair Kit, Check Valve

Check Valve Assy. 13:1

Pin, Intensifier Shift

Antiseize, Blue Goop

Cylinder, Low Pressure

Repair Kit, Bleed Down Valve

B. Shock Attenuator Spares

Seal Assy., Attenuator

C. Hydraulic System

Filter Element, 10 Micron

Filter Element, Hydraulic

Valve, Hydraulic Relief

Gauge, Hyd 0-5000 PSI

Switch, Temp 160F Rising

Switch, Pressure

D. Inlet Water System

Filter Kit, Water 10 Micron

Gauge, Pressure 3-300 PSI

Gauge, Pressure 2-50 PSI

E. Diesel Engine Filters - 6 Cylinder

Fuel Deutz

Filter Fuel Deutz (Separator)

Filter, Oil Deutz

F. Diesel Control

Relay, Solenoid

Alarm, Module

Switch, Contact Block

TRANS-AMERICAN LEASING CORPORATION

BY: Frank J. [Signature]

TITLE: Ex VP

JET BLAST, INC.

BY: [Signature]

TITLE: Pres

Mailed to Sealed Party

MARYLAND FINANCING STATEMENT

BOOK 497 PAGE 390 UCC-1
201001

- ☒ Not Subject to Recordation Tax- Conditional Sales
☐ Recordation Tax of \$_____ on Contract
 Principal Amount of \$_____ is enclosed/
 has been paid (strike inapplicable phrase).

For Filing Officer	
File No.:	_____
Record Reference:	_____
Date & Hour of Filing:	_____

This financing statement is presented to a filing officer pursuant to the Uniform Commercial Code:

1. DEBTOR: American Lithograph, Inc.
 (Name or Names)
611 H & J Hammonds Ferry Road, Linthicum, Maryland 21090
 (Address)
- DEBTOR: _____
 (Name or Names)

 (Address)
2. SECURED PARTY: E. H. Walker Supply Company, Inc.
 (Name or Names)
4972 Wyaconda Road, Rockville, Maryland 20852
 (Address)
3. ASSIGNEE (if any)
 of SECURED PARTY: Union Trust Company of Maryland
 (Name or Names)
P.O. Box 22497, Baltimore, Maryland 21203
 (Address)

4. This Financing Statement covers the following types (or items) of property:

- One (1) Rebuilt Loge #LD24 Processor, s/n 70056, equipped with Loge Plumbing Package;
 One (1) Nuark #TF52V6UPNS Flip Top, s/n SNLB-B86-1;
 One (1) Challenge #MS-10 Drill with Four Heads, s/n 266182;
 One (1) Mark Light Table, s/n ER086-011;

RECORD FEE 11.00
 POSTAGE .50
 422017 0177 R02 109431
 APR 29 86

Plus all attachments and accessories thereto

NOT SUBJECT TO RECORDATION TAX - CONDITIONAL SALES CONTRACT

5. The above described goods are affixed to, or are to be affixed to the following described real estate:

6. Proceeds of Collateral are covered hereunder: Yes ☒ No ☐
 Products of Collateral are also covered: Yes ☐ No ☒

DEBTOR(S):

American Lithograph, Inc.
 By: Barbara L. Richards (Title)
 (Type or print name of person signing)

By: _____ (Title)
 (Type or print name of person signing)

SECURED PARTY:

E. H. Walker Supply Company, Inc.
 By: Edgar H. Walker
 (Type or print name of person signing)

Mailed to Secured Party

Return To: Union Trust Company of Maryland, P.O. Box 22497, Baltimore, MD 21203, Attn: #427

1100
 20

FINANCING STATEMENT FORM UCC-1

Identifying File No. 201555

ALL INFORMATION MUST BE TYPEWRITTEN OR PRINTED IN INK. SIGNATURES MUST BE IN INK

If transaction or transactions wholly or partially subject to recordation tax indicate amount of taxable debt here. \$

If this statement is to be recorded in land records check here. ☐

This financing statement Dated 4/17/86 is presented to a filing officer for filing pursuant to the Uniform Commercial Code.

1. DEBTOR

Name ARUNDEL NURSERY, INC.

Address 101 RITCHIE HIGHWAY PASADENA, MD 21122

2. SECURED PARTY

Name THE BANK OF GLEN BURNIE

Address DRAWER 70 GLEN BURNIE, MD 21061

Person And Address To Whom Statement Is To Be Returned If Different From Above.

3. Maturity date of obligation (if any) 4/20/90

4. This financing statement covers the following types (or items) of property: (list)

- (1) LUX-TEXAS TRAILER 5X8 SERIAL NO. TUL032886A5250
- (1) GRAVELY MODEL NO. 5665 12 HP TRACTOR SERIAL NO. 577531
- (5) LAWN BOY 20" MOWERS

CHECK THE LINES WHICH APPLY

5. ☐ (If collateral is crops) The above described crops are growing or are to be grown on: (describe real estate)

☐ (If collateral is goods which are or are to become fixtures) The above described goods are affixed or to be affixed to: (describe real estate)

XX ☐ (Proceeds of collateral are also covered)
☐ (Products of collateral are also covered)

ARUNDEL NURSERY, INC.

BY: M.D. Faulkner Jr.
(Signature of Debtor)

M.D. FAULKNER, JR., PRESIDENT
Type or Print Above Name on Above Line

(Signature of Debtor)

Type or Print Above Signature on Above Line

Mailed to Secured Party

(Signature of Secured Party)

CRAIG C. CURTIN, Assistant Vice President
Type or Print Above Signature on Above Line

C. B. CLERK

1986 APR 29 AM 10:01

E. AUBREY COLLISON
CLERK

FINANCING STATEMENT
AND SECURITY AGREEMENT

File No. 001550

THIS FRONT SIDE of this document is presented to a FILING OFFICER, as a financing statement, pursuant to the Uniform Commercial Code.

1. DEBTOR(S) and Address(es): (last name first)	2. SECURED PARTY
D & S Refrigeration, Inc. 7822 Statesman St. Severn, Maryland 21144-1535	The Zamoiski Co. 1101 DeSoto Road Baltimore, Maryland 21223

3. Debtor hereby grants to Secured Party a security interest in all of Debtor's present and future inventory, including but not limited to the following types (or items): television sets, radios, phonographs, tape recorders, and combinations thereof; phonograph records and albums and display units; refrigerators, freezers, clothes washers and dryers, gas and electric ranges; air-conditioning equipment; heating equipment; space heaters; ice-making equipment; dishwashers; kitchen and bathroom furnishings, cabinets, equipment and fixtures; humidifiers; dehumidifiers; sinks; power and manual lawn mowers; all floor covering materials, padding and cushion material; foot waste disposers; commercial, residential, and farm tractors; snow throwers; portable transmitting and receiving radios; adding machines; typewriters; sporting goods; all housewares and electric and non-electric appliances; magnetic recording (recorded and blank) tapes; accessories, replacement parts, returns, repurchases, and reposessions of all the foregoing. All of such present and future inventory and proceeds thereof are collectively referred to as "inventory" on the reverse side hereof.

4. Proceeds of collateral are covered hereunder.

5. This transaction is exempt from the recordation tax. (Md.)

6. Return to: Secured Party (Md.)

RECORD FEE 11.00
POSTAGE 50
2015 CTTT R02 100122
APR 29 06

The execution of this Financing Statement shall also constitute execution, under seal, of the Security Agreement which includes all of the information, terms, and provisions contained both on the front and reverse hereof.

DEBTOR:

SECURED PARTY:

D & S Refrigeration, Inc.

(Type Name)

THE ZAMOISKI CO

By Howard N. Duty
Howard N. Duty, President

1979

By Stella Duty
Stella Duty, Vice President

(SEAL)

March 11

(Date Signed by Debtor)

19 86

INSTRUCTIONS: Sign in ink; type or print other information in ink. Margins are for use of Filing Officer only. Under each signature, type or print name of person signing and title, if any.

Md., Va., D.C., Pa. - Incompetent

FILING OFFICER: PLEASE DO NOT PHOTOCOPY THIS REVERSE SIDE
Terms and Conditions of Security Agreement

1. Secured Party may, from time to time, lend money, extend credit, or sell inventory to Debtor upon the faith and credit of this Agreement, provided, however, that nothing herein contained shall be construed to obligate Secured Party to extend credit, sell inventory to Debtor, or lend money, this Agreement being solely for the purposes of fixing the rights and liabilities of the parties whenever such sales, extensions of credit, or loans are made, and to provide for the foregoing security interest, which shall secure all of the "obligations" of the Debtor to Secured Party, and the obligations shall include all present and future monetary liabilities (including extension and renewals), fixed, contingent, liquidated, unliquidated, secured, or unsecured, however arising, for which Debtor is or may become liable to Secured Party pursuant to this Agreement or otherwise. With respect to such of the obligations as arise from the sale of inventory by Secured Party to Debtor, Debtor shall pay the same in accordance with the invoice, statement, or other similar document furnished, from time to time, by Secured Party. Payment of other debts constituting the obligations shall be in accordance with the terms stated relative thereto and if terms are not stated or are not clear, then such obligations shall be payable on demand. Acceptance of a check or other item for the payment of money shall not constitute payment until Secured Party receives final credit or payment in cash on each said item.
2. Debtor shall hold, maintain and sell or lease said inventory in the ordinary course of business, complete and unused and in good order, without expense or liability to Secured Party, except that Debtor may use or consume inventory for demonstration or other proper business purposes, provided that Secured Party is notified of, and consents to, such use and/or consumption of inventory. Further, except for the Security interest granted hereby, Debtor represents that inventory has been or will be acquired free from any prior lien, security interest or encumbrance, and Debtor will defend the inventory against all claims and demands of all persons at any time claiming the same or any interest therein. Debtor shall keep the inventory insured at all times against loss by fire, theft, and other hazards concerning which, in the judgment of Secured Party, insurance protection is reasonably necessary, in a company or companies satisfactory to Secured Party, and in amounts sufficient to protect Secured Party against loss or damage to said inventory, and such policy or policies of insurance or certificate therefor will be delivered to Secured Party, together with loss-payable clauses in favor of Secured Party as its interest may appear, in form satisfactory to Secured Party, such policies to require a ten (10) day prior written notice of cancellation by the insurance company or companies, to the Secured Party. Debtor shall sell each item of said inventory for a price not less than the initial unpaid balance of the aforesaid invoice price. Debtor shall keep proper books and records of all sales of the inventory and, at all reasonable times, allow Secured Party, its representatives, or agents, to examine and inspect same; and upon demand by Secured Party, to deliver to Secured Party such lists or reports of the inventory and the sale thereof, as may be reasonably required, in form acceptable to Secured Party, and to provide Secured Party, upon request, from time to time, certified statements of financial condition and profit and loss of Debtor, prepared by an independent Certified Public Accountant. Debtor shall permit Secured Party, its representatives, or agents, to examine and inspect the inventory at all reasonable times. Inventory will be kept at the location or locations on the front side hereof, and Debtor will notify Secured Party of any change in the location of inventory. In the event that Debtor fails to deliver a policy or adequate evidence thereof of insurance to Secured Party, or in the event that Debtor fails to pay any taxes or any other amount which failure would diminish Secured Party's interest in the inventory, the Secured Party may secure such insurance or pay such amount, which expenditure(s) Debtor agrees to repay to Secured Party upon demand. Any such payment by Secured Party shall not be deemed a waiver by Secured Party of a default, if any, caused by Debtor's failure to provide for such insurance or pay said amounts.
3. Whenever there are no outstanding obligations of Debtor and no commitments on the part of Secured Party which might give rise to said obligations, Debtor may terminate this Agreement upon actual receipt by Secured Party of notice in writing given by Debtor by Registered Mail, postage prepaid. Prior to such termination, this shall be a continuing agreement in every respect. It is agreed that the striking out by pencil or ink line or otherwise of this side of the Financing Statement and Security Agreement is intended solely as an instruction to the Filing Officer and shall not operate to invalidate or cancel any of the terms of these presents. These presents shall be executed in several counterparts and it is understood that the counterpart bearing original ink signatures shall be presented for filing pursuant to the Uniform Commercial Code, and that the counterpart retained by Secured Party shall constitute a duly executed duplicate original of these presents.
4. In addition to the various events of default and remedies therefor contained or referred to throughout this Agreement, upon the happening of any of the following events or conditions, namely: (a) Failure of payment, when due, of any of the obligations or any note or item for the payment of money received by Secured Party; (b) Any representation or statement made or furnished to Secured Party by or on behalf of Debtor in connection with this Agreement or to induce Secured Party to extend credit or make loans to Debtor proving to have been incorrect in any material respect when made or furnished, or failure by Debtor to perform any covenant contained herein; (c) Loss, theft, substantial damage, destruction, sale or encumbrance to or of any of the inventory, or the making of any levy, seizure, or attachment thereof or thereon; (d) Sale of any assets of Debtor not in the ordinary course of business; death, dissolution, termination of existence, insolvency, business failure, appointment of a receiver for any part of the property of assignment for the benefit of creditors by, or the commencement of any proceeding under any bankruptcy or insolvency laws by or against Debtor or any guarantor or surety for Debtor. Thereupon, or at any time thereafter (such default not having previously being cured), Secured Party at its option may declare all of the obligations to be immediately due and payable, and shall then have the remedies of a secured party under applicable law, including, without limitation thereto, the right to take possession of the inventory, and, for that purpose, the Secured Party may, so far as Debtor can give authority therefor enter upon any premises on which the inventory or any part thereof may be situated, and remove the same therefrom. Secured Party may require Debtor to make the inventory available to Secured Party at a place to be designated by Secured Party which is reasonably convenient to both parties. To the extent allowed by law, Secured Party may purchase inventory at any public or private sale, and to the extent that the enforcement of Secured Party's rights hereunder shall require the services of an attorney, Debtor shall pay an amount equal to fifteen per cent (15%) of the unpaid obligations as attorneys' fees (or such other maximum percentage as may be allowed by law), together with court costs and other legal expenses incurred by Secured Party. The happening of any such event or condition as aforesaid, shall act as a waiver of any notice (subject to any limitations of law) referred to in this Agreement or provided by law, which would otherwise be due from the Secured Party to Debtor. Debtor hereby authorizes any attorney of any court of record within the United States or elsewhere to appear for Debtor and after one or more declarations filed, to confess judgment against Debtor as of any term after the obligations are due (whether by their terms or upon acceleration) for the total indebtedness owed by Debtor to Secured Party, and interest, with court costs and attorneys' fees in the amount aforesaid, for collection and release of all errors and without stay of execution and inquisition, and extension upon any levy on real estate is hereby waived and condemnation agreed to and the exemption of personal property from levy and sale is also hereby expressly waived, and no benefit of exemption shall be claimed under any law now in force or hereafter adopted (to the extent allowed by law), or to confess judgment against Debtor pursuant to all of the terms of the confessed judgment warrant herein before set forth for any deficiencies due after the collection, foreclosure, realization, or sale of inventory or any part or proceeds thereof, together with interest, attorneys' fees as aforesaid, and court costs.
5. If any part of this Agreement shall be adjudged invalid, then such partial invalidity shall not cause the remainder of the Agreement to be or to become invalid, and if a provision hereof is held invalid in one or more of its applications, the parties agree that said provision shall remain in effect in all valid applications that are severable from the invalid application or applications. All rights of Secured Party hereunder shall inure to the benefit of the successors and assigns of Secured Party; and all obligations, covenants and agreements of Debtor shall bind the heirs, executors, administrators, successors and assigns of Debtor. When used herein, the singular may also refer to the plural, and vice versa; and the use of any gender shall be applicable to all genders. If there be more than one Debtor, their liability hereunder shall be joint and several. This Agreement shall take effect when signed by Debtor.

Mailed to Secured Party

497 FILE 394

261537

COPY FOR FILING

FINANCING STATEMENT

- ☐ Not Subject to Recordation Tax Purchase Money ☐ To Be Recorded in Land Records (For
☐ Subject to Recordation Tax: Principal Fixtures Only).
Amount is \$ _____

NAME	ADDRESS
1. Debtors(s) (or assignor(s))	No. Street City State
Robert W. Childs Landscaping Contractors, Inc. Robert W. Childs, Pres.	
491 College Pkwy.	
Arnold, Md. 21012	
2. Secured Party (or assignee)	
SUBURBAN BANK	12125 Viers Mill Rd. Silver Spring, Md. 20906

3. This Financing Statement covers the following types (or items) of property:

1 Finn Mulch Spreader, Model B50S #BN-1251 w/ Wisc. Eng. Model W-4
1770

RECORD FEE 12.00
POSTAGE 50
APR 29 1985 07:17 PM 108:35
APR 29 85

CHECK ☒ THE LINES WHICH APPLY

4. ☐ (If collateral is crops) The above described crops are growing or are to be grown on the Real Estate described below:
☐ (If collateral is goods which are or are to become fixtures) The above described goods are affixed or to be affixed to the Real Estate described below:

Title Owner of Real Estate: _____

5. ☐ (If proceeds of collateral are claimed) Proceeds of the collateral are also covered.
☐ (If products of collateral are claimed) Products of the collateral are also covered.
6. Mailing instructions: This Financing Statement, after recorded, should be delivered or mailed to the Secured Party (or assignee) at the address above stated.

Secured Party:

SUBURBAN BANK

By:

Type Name Thomas A. Holland, III

Title Vice President

Debtor(s) or Assignor(s)

(X) Robert W. Childs, President

Type or Print Name and Title of Each Signature

Mailed to Secured Party

FINANCING STATEMENT

File No. AC1000

This Financing Statement is presented to a filing officer pursuant to the Uniform Commercial Code.

<p>1. DEBTOR(S) (OR ASSIGNOR) and Address(es)</p> <p>CARDINAL INDUSTRIES, INC. 333 South Hammonds Ferry Road Glen Burnie, Maryland 21061</p> <p>2040 South Hamilton Road Columbus, Ohio 43232</p>	<p>2. a. SECURED PARTY (OR ASSIGNEE) and Address</p> <p>EQUITABLE BANK, N.A. 100 South Charles Street Baltimore, Maryland 21201</p> <p>2. b. ASSIGNEE OF SECURED PARTY (if any) and Address</p>
---	---

3. Debtor assigns to Secured Party and grants to Secured Party a security interest in the following property:

(a) All right, title and interest of Debtor in and to the property described on Schedule A and Schedule B attached hereto and made a part hereof.

RECORD FEE 13.00
POSTAGE 50
MAY 02 1986 11:30
APR 27 86

(Cont'd)

4. Proceeds and products of collateral are covered hereunder.

5. Number of additional sheets, if any, attached hereto: 2

6. This transaction (is) (~~is not~~) exempt from the recordation tax
Principal amount of debt initially incurred is: N/A

7. RETURN TO: Weinberg and Green (KGG)
100 South Charles Street, Baltimore, Maryland 21201

DEBTOR:

CARDINAL INDUSTRIES, INC.

(Type Name)

By: Joseph V. Collins

Joseph Collins, Vice-President, Mortgage Co.

(Type Name and Title of Person Signing)

April 21, 1986

(Date Signed by Debtor)

INSTRUCTIONS: Sign in ink; type or print other information in ink. Margins are for use of Filing Officer only.



1986 APR 29 AM 10:55

E. AUDREY COLLISON
CLERK

13.00

SCHEDULE A

All of the Receivables, which for purposes of this Schedule A shall mean all accounts, contract rights, instruments, documents, chattel paper, general intangibles, retainages receivable, costs and estimated earnings in excess of billings on uncompleted contracts, and deposits with sureties on bonded contracts whether secured or unsecured, now owned or hereafter acquired by Debtor arising from the sale of the prefabricated home units identified by model type and serial number on the attached Schedule B manufactured in Debtor's Glen Burnie, Maryland plant (such specifically identified prefabricated home units being hereinafter referred to as the "Modules"); any check, draft, cash or any other remittance or credit in payment or on account of the Receivables; all of the Modules and all raw materials, work in process, finished goods, packaging materials, and other materials and supplies of every kind used or consumed in connection with the manufacture, production, packing, shipping, advertising or sale of the Modules, all proceeds and products from the sale or other disposition of the Modules, including all Modules returned, repossessed, or acquired by Debtor by way of substitution or replacement, and all additions and accessions thereto, and all documents and instruments covering the Modules, all of Debtor's rights as an unpaid seller of the Modules, including stoppage in transit, detinue and reclamation, and all of the above owned by Debtor or in which Debtor now has or in which Debtor may hereafter acquire an interest, whether in transit or in Debtor's constructive or actual possession or held by Debtor or others for Debtor's account (including any of the above held on consignment), including, without limitation, all of the above which may be located on Debtor's premises or upon the premises of any carriers, forwarding agents, truckers, warehousemen, vendors, selling agents, finishers, converters or other third parties who may have possession, temporary or otherwise, thereof; all guarantees, or other agreements or property securing or relating to any of the items referred to above, or acquired for the purpose of securing and enforcing any of such items; all customer lists and other documents containing the names, addresses and other information regarding Debtor's customers, subscribers or those to whom Debtor provides the Modules; all property and funds of Debtor (including deposit accounts of Debtor), both now owned and hereafter acquired, now or hereafter in Secured Party's possession; and all proceeds (cash and non-cash, including insurance proceeds), products, substitutions, renewals and replacements of all of the foregoing in any form whatsoever and all books, records and data processing materials in any form (including tapes, disks and the like) documenting, describing or in any way relating to any or all of the foregoing, whether in the possession of Debtor or any other person.

SCHEDULE B

Finished building components consisting of 142 units: 72(seventy-two) 2-bed - S/N 511-520, 522-531, 533-542, 555-564, 566-575, 579-588, 592-596, 598-602, 605, 606; 35(thirty-five) 1-bed - S/N 607-618, 624-635, 641-651; 10(ten) 1-bed sofa - S/N 544-548, 549-553; 11(eleven) 1-bed sofa efficiency - S/N 554, 619-623, 636-640; 3(three) Linen/Equipment - S/N 521, 565, 604; 6(six) 2-bed barrier free - S/N 576-578, 589-591; 1(one) Laundry - S/N 603; 1(one) Folding - S/N 597; 1(one) Reception/Office complex - S/N 543; 1(one) Manger's two-bedroom apartment - S/N 652; 1(one) Conference Room - S/N 532. A unit consists of from one to three 12' x 24' prefabricated building modules.

Mail to Equitable Bank

FINANCING STATEMENT FORM UC-1
ALL INFORMATION MUST BE TYPEWRITTEN OR PRINTED IN INK.

Identifying File No. 201601

SIGNATURES MUST BE IN INK

If transaction or transactions wholly or partially subject to recording tax indicate amount of taxable debt here \$ _____

If this statement is to be recorded in land records check here ☐

This financing statement Dated 3-28-86 is presented to a filing officer for filing pursuant to the Uniform Commercial Code.

1. DEBTOR

Name O'NEIL, Paul R. & Judith
 Address 2660 Woodley Road, Washington, DC 20008

2. SECURED PARTY

Name FIRST COMMERCIAL CORPORATION
 Address 303 Second Street
Annapolis, MD 21403

Person And Address To Whom Statement Is To Be Returned If Different From Above

3. Maturity date of obligation (if any) _____

4. This financing statement covers the following types (or items) of property: (list)

1986 41' Chris Craft 410 fiberglass hull #CCNDK358D586
 1986 Twin 340 HP Mercruiser gas engines #Stb.OA430016 & Pt.OA413556

ASSIGNEE:
 SOCIETY FOR SAVINGS
 1290 Silas Deane Highway
 Wethersfield, CT 06109

Home anchorage/winter: Shady Side, MD

Mail to _____

CHECK ☒ THE LINES WHICH APPLY

☒ (If collateral is crops) The above described crops are growing or are to be grown on: (describe real estate)

☐ (If collateral is goods which are or are to become fixtures) The above described goods are affixed or to be affixed to: (describe real estate)

☐ (Proceeds of collateral are also covered)
☐ (Products of collateral are also covered)

[Signature]
 (Signature of Debtor)
 Paul R. O'Neil

Type or Print Above Name on Above Line

Judith O'Neil
 (Signature of Debtor)
 Judith O'Neil

Type or Print Above Signature on Above Line

[Signature]
 (Signature of Secured Party)
 First Commercial Corporation

Type or Print Above Signature on Above Line

8174,732

Anne Arnold



BOOK 497 PAGE 399

201602

Financing Statement

COPY FOR FILING

Record in:

- ☒ Not Subject to Recordation Tax
☐ Subject to Recordation Tax; Principal Amount is \$ _____
☐ To Be Recorded in Land Records of _____

- ☐ SDAT
☐ Montgomery County
☐ Prince George's County
☒ Other A. A. County

NAME	Street	ADDRESS
1. Debtor(s)		City
<u>Synergics, Inc.</u>	<u>Annapolis Marina Suite 409,</u>	<u>Annap., Md. 21403</u>

RECORD FEE 11.00
POSTAGE 50
APR 29 1986

2. Secured Party: SOVRAN BANK/MARYLAND
6610 Rockledge Drive, Bethesda, MD 20817
Attn: Loan Administration

3. This Financing Statement covers the following property and all proceeds and products thereof, including, without limitation, all proceeds of any insurance policies covering all or any part of such property.

Check ☒ one or more boxes as applicable:

- ☒ All Equipment - All equipment, machinery, and other goods and tangible property of the Debtor, now owned or hereafter acquired, wherever located, and the proceeds thereof, including but not limited to tools, furniture, furnishings, trade fixtures, office equipment and goods used in connection with the Debtor's business, together with all parts, alterations, attachments, additions, accessories, improvements, substitutions, replacements and accessions thereto.
- ☒ Inventory - All inventory of the Debtor, now owned or hereafter acquired, wherever located, and including accessories, parts, raw materials used or consumed in the Debtor's business and all returned, reclaimed or repossessed goods, replacements and substitutions thereof.
- ☒ Accounts Receivable, etc. - All accounts, accounts receivable, contract rights, instruments, documents, chattel paper and general intangibles now owned or hereafter acquired by the Debtor and other material or documents relating to the recording, billing or analyzing of any of the above.
- ☐ Specific Equipment - All of the equipment of the Debtor described on Schedule A attached hereto and made a part hereof by reference, together with all parts, alterations, attachments, additions, accessories, improvements, substitutions, replacements and accessions thereto.
- ☐ Other - All of the property of the Debtor described on Schedule A attached hereto and made a part hereof by reference.
- ☐ (If collateral is goods which are or are to become fixtures) The above described goods are affixed or to be affixed to the Real Estate described below:

Title Owner of Real Estate: _____

4. Mailing instructions: This Financing Statement, after recording, should be delivered or mailed to the Secured Party (or assignee) at the address above stated.

Secured Party: SOVRAN BANK/MARYLAND

By: _____

Type Name Thomas A. Holland, III

Title Vice President

Debtor(s) or Assignor(s)

Synergics, Inc.

By: _____

Wayne L. Rogers, President

Type or Print Name and Title of Each Signature



Mail to

Susan Paul

BOOK 497 PAGE 400

FINANCING STATEMENT FORM UCC-1

Identifying File No. 201603

ALL INFORMATION MUST BE TYPEWRITTEN OR PRINTED IN INK.

SIGNATURES MUST BE IN INK

If transaction or transactions wholly or partially subject to recordation tax indicate amount of taxable debt here. \$ NA

If this statement is to be recorded in land records check here ☐

This financing statement Dated _____ is presented to a filing officer for filing pursuant to the Uniform Commercial Code.

1. DEBTOR HOFFMAN, ROBERT - 165 FIDDLERS HILL ROAD
- EDGEWATER, MARYLAND 21037
Name ~~John Deere Company~~
Address ~~4949 Court Street & Deere Road Syracuse, NY~~
XX

2 SECURED PARTY

Name ~~Robert W. Hoffman~~ JOHN DEERE COMPANY
Address ~~165 Fiddlers Hill Road~~ POST OFFICE BOX 4949
SYRACUSE, NEW YORK 13221
~~Edgewater MD 21037~~

Person And Address To Whom Statement Is To Be Returned If Different From Above.

3. Maturity date of obligation (if any) _____

4. This financing statement covers the following types (or items) of property: (list)

John Deere 2150 Utility Diesel Tractor
w/ROPS Bar, Bar tires
s/n 524382

John Deere 503 Rotary Cutter
w/safety chain
s/n 008066

RECORD FEE 11.00
POSTAGE 50
2016 APR 29 0717 PM 11:14
APR 29 04

CHECK ☒ THE LINES WHICH APPLY

5. ☐ (If collateral is crops) The above described crops are growing or are to be grown on: (describe real estate)

☐ (If collateral is goods which are or are to become fixtures) The above described goods are affixed or to be affixed to: (describe real estate)

☒ (Proceeds of collateral are also covered)

☐ (Products of collateral are also covered)

Robert W. Hoffman
(Signature of Debtor)

Robert W. Hoffman
Type or Print Above Name on Above Line

(Signature of Debtor)

Type or Print Above Signature on Above Line

Ronald T. Williams
(Signature of Secured Party)

RONALD T WILLIAMS, ADMINISTRATOR
Type or Print Above Signature on Above Line



216 36 4780 ANNE ARUNDEL
P 4-23

BOOK 497 PAGE 401

201004

Buyer's (Debtor's) Name (Last name first) <u>Jones, Spencer C. Jr</u>	Purchaser's Mailing Address <u>1639 Isabella Ct M. Herville, md</u>	Zip Code <u>21108</u>
Buyer's (Debtor's) Name (Last name first)	Purchaser's Mailing Address	Zip Code
Seller's Name <u>Annapolis 4-A Rental</u>	Seller's Address <u>1719 Lincoln Dr Annapolis, md</u>	Zip Code <u>21401</u>

BUYER'S SOC. SEC. NO. (First Signer) 21636 4780

DEBTOR GRANTS SECURED PARTY A SECURITY INTEREST IN THE PROPERTY DESCRIBED BELOW:

QTY.	N=New U=Used	Manufacturer	MODEL	GOODS (Equipment)	Serial No.
1	N	JD	650	Utility Diesel Tractor	019324
1	N	JD	160	w/2 wheel drive, turf tires	532431
1	N	JD	33	Mower Blade	2975

RECORD FEE 11.00
POSTAGE .50
#22122 0777 R02 1/4:14
APR 29 86

FINANCING STATEMENT FOR FILING

This statement is not to be recorded among the Land Records.

CHECK X ITEMS WHICH APPLY

- ☐ (If collateral is crops) The above described crops are growing or are to be grown on: (Description of real estate and name of record owner)
- ☐ (If collateral is goods which are or are to become fixtures) The above described goods are affixed or are to be affixed to: (Description of real estate and name of record owner)
- ☒ Proceeds of collateral are also covered.
- ☐ Products of collateral are also covered.

Transaction ~~(is)~~ (is not) subject to recordation tax imposed by Article 81, Sections 277 & 278. Principal amount of debt initially incurred \$

The seller (secured party) has assigned his rights hereunder to: **John Deere Company**
POB 4949
SYRACUSE, NY 13221

NOTE - Type name under each signature and if company, type name of company and name and title of authorized signer.

Mail to: **John Deere Company**
P.O. Box 585 4949
Syracuse, N.Y. 13201

Debtor resides in Anne Arundel, md (County) Note dated and signed 4/23/86 (Date) Debtor's Telephone No. (301) 923 3150

Spencer C. Jones, Jr. (Debtor's Signature) SPENCER C JONES, JR (Debtor's Name)
Annapolis 4-A Rental (Seller's Name)
DAVID B GRAHAM, VP (Seller's (Secured Party) Signature)

(Do not write below this line)

Mail to Annapolis 4-A Rental

STATE OF MARYLAND
FINANCING STATEMENT FORM UCC-1

BOOK 497 PAGE 402
Identifying File No. 201005

ALL INFORMATION MUST BE TYPEWRITTEN OR PRINTED IN INK. SIGNATURES MUST BE IN INK

If transaction or transactions wholly or partially subject to recordation tax indicate amount of taxable debt here. \$ 0.00

If this statement is to be recorded in land records check here. ☐

This financing statement Dated 4/18/86 is presented to a filing officer for filing pursuant to the Uniform Commercial Code.

1. DEBTOR

Name Gibbs and Cosgriff, Inc.
Address 301 4th Street, Annapolis, MD 21403

2. SECURED PARTY

Name Bay National Bank
Address 2661 Riva Road, Bldg. 700, Annapolis, MD 21401

Mail to

Ronald E. Council, Esquire; P. O. Box 3323, Annapolis, MD 21403

Person And Address To Whom Statement Is To Be Returned If Different From Above.

3. Maturity date of obligation (if any) _____

4. This financing statement covers the following types (or items) of property: (list)

All inventory, equipment, accounts and other rights to payment, and general intangibles now owned or hereafter acquired by debtor, and all proceeds (cash and non-cash) of such inventory, equipment, accounts and other rights to payment, and general intangibles.

BL
CLERK

CHECK ☒ THE LINES WHICH APPLY

5. ☐ (If collateral is crops) The above described crops are growing or are to be grown on: (describe real estate)

☐ (If collateral is goods which are or are to become fixtures) The above described goods are affixed or to be affixed to: (describe real estate)

☒ (Proceeds of collateral are also covered)

☐ (Products of collateral are also covered)

Gibbs and Cosgriff, Inc.

William B. Gibbs
(Signature of Debtor)

William B. Gibbs

Type or Print Above Name on Above Line

☒ *Lawrence E. Cosgriff*
(Signature of Debtor)

Lawrence E. Cosgriff

Type or Print Above Signature on Above Line

Bay National Bank

Lee M. Donovan
(Signature of Secured Party)

Lee M. Donovan

Type or Print Above Signature on Above Line

RECORD FEE 11.00
POSTAGE .50
422142 0777 ROR TIS:01
APR 29 86

1100
52

1986 APR 29 PM 3:04

201607

BOOK 497 PAGE 403

This FINANCING STATEMENT is presented to a filing officer for filing pursuant to the Uniform Commercial Code:		3. Maturity date (if any):
1. Debtor(s) (Last Name First) and address(es) Ritchie Greentree Associates 44 West Lancaster Avenue Ardmore, PA 19003	2. Secured Party(ies) and address(es) Fidelity Bank, National Association Broad and Walnut Streets Philadelphia, PA 19109	For Filing Officer (Date, Time, Number, and Filing Office)
4. This financing statement covers the following types (or items) of property: See Exhibit A ^{and B} attached.		5. Assignee(s) of Secured Party and Address(es)
This statement is filed without the debtor's signature to perfect a security interest in collateral. (check <input checked="" type="checkbox"/> if so) <input type="checkbox"/> already subject to a security interest in another jurisdiction when it was brought into this state. <input checked="" type="checkbox"/> which is proceeds of the original collateral described above in which a security interest was perfected:		Filed with:
Check <input checked="" type="checkbox"/> if covered: <input type="checkbox"/> Proceeds of Collateral are also covered. <input type="checkbox"/> Products of Collateral are also covered. No. of additional Sheets presented.		
Ritchie Greentree Associates	Fidelity Bank, National Association	
By: <u>[Signature]</u> WAF Signature(s) of Debtor(s)	By: <u>[Signature]</u> Signature(s) of Secured Party(ies)	Title

(1) Filing Office Copy-Alphabetical

STANDARD FORM - FORM UCC-1.

(For Use in Most States)

19. North 81° 43' 15" West 200.00 feet;
20. North 87° 30' 12" West 79.40 feet;
21. North 81° 43' 15" West 21.00 feet;
22. North 49° 13' 34" West 53.98 feet, and
23. North 81° 43' 24" West 200.06 feet; thence northwesterly 279.24 feet along an arc of a curve to the right having a radius of 1716.35 feet with a chord bearing and distance of

UNIFORM COMMERCIAL CODE ADDITIONAL SHEET UCC-5a

BOOK 497 PAGE 401

Important Read Instructions on Back Before Filling Out Form Addition Sheets

2) Debtor(s) (Last name, first and address)	3) Secured Party(ies), names and address(es)	4) For Filing Officer:
Ritchie Greentree Associates 44 W. Lancaster Ave. Ardmore, PA 19003	Fidelity Bank, National Association Broad and Walnut Streets Philadelphia, PA 19109	

5) This Additional Sheet covers the following Additional Types (or Items) of Property:

(a) all buildings and other improvements now or hereafter located on the Real Property ("Improvements");

(b) all streets, lanes, alleys, passages, ways, water courses, easements, rights, liberties, privileges, tenements, hereditaments and appurtenances whatsoever thereunto belonging to or in any way made appurtenant hereafter, and the reversions and remainder, with respect thereto ("Appurtenances");

(c) all machinery, apparatus, equipment, furniture, furnishings, fixtures, inventory, goods, appliances and other property of every kind and nature whatsoever, together with replacements thereof and accessories, parts or accessions thereto, owned by Mortgagor or in which Mortgagor has or shall have an interest, and whether or not now or hereafter located on the Real Property, and any and all proceeds of any of the foregoing ("Equipment");

(d) all building materials, building machinery and building equipment delivered on site to the Real Property during the course of, or in connection with, the construction of, or reconstruction of, or remodeling of any building and improvements from time to time during the term of this Mortgage and Security Agreement ("Building Equipment");

(e) all general intangibles relating to the development or use of the Real Property, including but not limited to all licenses, permits and agreements from or with all boards, agencies, departments, public utilities, governmental or otherwise, all names under which or by which the Real Property or Improvements may at any time be operated or known and all rights to carry on business under any such names or any variations thereof, all trademarks and goodwill in any way relating to the Real Property, all shares of stock or other evidence of ownership of any part of the Real Property owned by Mortgagor in common with others, and all documents of membership in any owners or members association or similar group having responsibility for managing or operating any portion or all of the Real Property ("Intangibles");

(f) all awards or payments, including interest thereon, which may be made with respect to the Real Property and Improvements, whether from the exercise of the right of eminent domain (including any transfer made in lieu of the exercise of said right), or for any other injury to or decrease in the value of the Real Property or Improvements including, without limitation, all awards or payments of estimated compensation, all damages to the Real Property or Improvements resulting from any taking, all machinery and equipment dislocation expenses, all settlement amounts, all apportionments of taxes, reimbursement of attorneys and engineers fees, all moving expenses and all business dislocation expenses ("Awards");

(g) all insurance policies covering the Real Property or Improvements and all proceeds of any unearned premiums on any such insurance policies including, without limitation, the right to receive and apply the proceeds of any insurance, judgments, or settlements made in lieu thereof, for damage to the Real Property or Improvements ("Insurance Policies");

(h) all leases and other agreements affecting the use or occupancy of any portion or all of the Real Property or Improvements, whether heretofore or hereafter executed and all rights of Mortgagor to payment under any such lease or agreement ("Leases");

(i) all rents, receipts, issues, profits and other income of any and all kinds (including deposits) received or receivable and due or to become due from the sale or lease of any property, goods or materials or from the rendering of services including, but not limited to (i) the lease of all or a portion of the Real Property or Improvements, or (ii) the operation of any income-producing facility on the Real Property or Improvements (all of such proceeds, receipts and income are hereinafter referred to as the "Income and Rents" and all such rights are hereinafter referred to as the "Accounts Receivable");

(j) any securities or guaranties held by Mortgagor with respect to any of the Intangibles, Awards, Leases or Accounts Receivable, and any notes, drafts, acceptances, chattel paper, documents or other instruments evidencing the same ("Security"); and

(k) the right, in the name and on behalf of itself or Mortgagor, to appear in or defend any action or proceeding brought with respect to the Real Property or Improvements (including without limitation, any condemnation or arbitration proceedings) and to commence any action or proceedings to protect the interest of Mortgagee in the Real Property and Improvements.

PARCEL 1

BOOK 497 PAGE 406

BEGINNING at a point in the southerly right-of-way of Cedar Avenue as shown on State Road Commission plat number 19235, said point further being located in the westerly line of the Governor Ritchie Highway and 25.00 feet at a right angle to the South of baseline right-of-way station 1+06.00 for the said Cedar Avenue as shown on State Roads Commission of Maryland plat number 34525 and as recorded among the land records of Anne Arundel County, Maryland in Liber 3416 at Folio 780; thence departing said beginning point so fixed and departing said southerly right-of-way and now binding on said westerly line of Maryland Route 2, (Governor Ritchie Highway) as shown on said plat with meridian referenced to Maryland State Grid North as now surveyed by Dewberry & Davis, Registered Professional Land Surveyors

- 1) South 22° 47' 30" East 54.01 feet; thence southeasterly 173.83 feet along an arc of a curve to the right having a radius of 11.369.98 feet with a chord bearing and distance of
2. South 06° 13' 36" East 173.83 feet; thence continuing southeasterly along same said curve to the right with an arc of 128.25 feet and a chord bearing and distance of
3. South 05° 27' 56" East 128.25 feet to a point of tangency; thence
4. South 04° 40' 32" East 17.46 feet; and
5. South 04° 57' 26" East 70.44 feet to a point located 32.00 feet on a radial line to the right of baseline right-of-way station 0+00, Ramp "Y" as shown on State Road Commission plat number 34525; thence
6. South 19° 39' 05" West 82.49 feet; thence southwesterly 200.82 feet along an arc of a curve to the right having a radius of 180.00 feet with a chord bearing and distance of
7. South 51° 14' 11" West 190.56 feet;
8. North 89° 40' 53" West 83.48 feet;
9. South 77° 13' 13" West 29.32 feet;
10. South 80° 02' 02" West 14.61 feet;
11. South 01° 48' 50" East 11.00 feet, and
12. North 89° 59' 58" West 92.45 feet; thence now binding on the northerly right-of-way of Ramp "Y" now as shown on State Roads Commission of Maryland plat number 34524
13. North 82° 55' 53" West 153.53 feet;
14. North 81° 56' 05" West 10.89 feet;
15. North 81° 43' 28" West 8.66 feet;
16. South 86° 58' 10" West 30.59 feet;
17. North 81° 43' 15" West 69.00 feet;
18. North 77° 03' 14" West 49.16 feet;
19. North 81° 43' 15" West 200.00 feet;
20. North 87° 30' 12" West 79.40 feet;
21. North 81° 43' 15" West 21.00 feet;
22. North 49° 13' 34" West 53.98 feet, and
23. North 81° 43' 24" West 200.06 feet; thence northwesterly 279.24 feet along an arc of a curve to the right having a radius of 1716.35 feet with a chord bearing and distance of

24. North $77^{\circ} 03' 45''$ West 278.93 feet to intersect with the easterly line of Harris Heights Avenue as shown on plat entitled "Harris Heights" and recorded among the plat records of said county in Plat Book 4 at Folio 34; thence departing the northerly line of Ramp "Y" and binding on said easterly line in part thereof
25. North $09^{\circ} 33' 45''$ West 84.59 feet to intersect with the southerly line of Sycamore Drive as recorded among the land records of the aforesaid county in Liber 2617 at Folio 352; thence departing the aforesaid easterly line and now binding on said southerly line of Sycamore Drive
26. North $80^{\circ} 26' 17''$ East 131.16 feet, and
27. North $64^{\circ} 58' 17''$ East 252.54 feet to the point marking the southerly corner common to Sycamore Drive and that of Anne Arundel County, Maryland, a body corporate and public of the State of Maryland, as recorded among the land records of aforesaid county in Liber 2635 at Folio 897; thence binding reversely with the southerly line of division
28. North $64^{\circ} 58' 17''$ East 50.00 feet to a point marking the corner common to Anne Arundel County, Maryland and that Chertkof of Property as recorded among the aforementioned land records in Liber 2465 at Folio 350; thence continuing
29. North $64^{\circ} 58' 17''$ East 522.15 feet to intersect with westerly line of Cedar Avenue for a total distance of 572.15 feet; thence binding on the southerly line of Cedar Avenue as shown on State Roads Commission of Maryland plat number 19235
30. South $07^{\circ} 32' 37''$ East 10.40 feet;
31. North $64^{\circ} 15' 32''$ East 16.44 feet; thence northeasterly 193.20 feet along an arc of a curve to the right having a radius of 424.99 feet with a chord bearing and distance of
32. North $77^{\circ} 16' 51''$ East 191.54 feet;
33. South $00^{\circ} 18' 17''$ West 20.00 feet;
34. South $80^{\circ} 28' 00''$ East 129.93 feet;
35. North $18^{\circ} 46' 00''$ East 20.00 feet; thence southeasterly 3.89 feet along an arc of a curve to the right having a radius of 425.00 feet with a chord distance
36. South $70^{\circ} 58' 20''$ East 3.89 feet to a point of reverse curvature; thence southeasterly 218.39 feet along a curve to the left having a radius of 475.00 feet with a chord bearing and distance of
37. South $83^{\circ} 52' 59''$ East 216.47 feet, and
38. South $82^{\circ} 56' 50''$ East 44.00 feet to the point and place of beginning

CONTAINING 16.2931 Acres of Land More or Less.

PARCEL 2

BEGINNING at a point in the westerly right-of-way of Maryland Route 2 (Governor Ritchie Highway), said point being located 132.00 feet at a right angle to the west of baseline right-of-way station 3+28.00 as shown on State Roads Commission of Maryland plat number 19235; thence departing said point so fixed and binding on said westerly right-of-way in part thereof with meridian reference to Maryland State Grid North as now surveyed by Dewberry & Davis, Registered Professional Land Surveyors,

1. South $07^{\circ} 38' 40''$ East 14.20 feet;
2. South $07^{\circ} 38' 09''$ East 100.32 feet, and
3. South $22^{\circ} 58' 58''$ East 99.35 feet to intersect with the northerly line of Cedar Avenue as shown on said State Roads Commission plat, thence binding reversely with said northerly line in part thereof
4. South $82^{\circ} 56' 50''$ West 44.00 feet, thence northwesterly 168.11 feet along an arc of a curve to the right having a radius of 425.00 feet with a chord bearing and distance of
5. North $85^{\circ} 43' 16''$ West 167.02 feet; thence
6. North $15^{\circ} 36' 39''$ East 20.00 feet, and
7. North $75^{\circ} 59' 17''$ West 131.46 feet, and
8. South $07^{\circ} 03' 10''$ West 20.00 feet; thence northwesterly 68.80 feet along an arc of a curve to the left having a radius of 475.00 feet with a chord bearing and distance of
9. North $87^{\circ} 05' 53''$ West 68.74 feet to intersect with the southerly line of the Chertkof property as recorded among the land records of Anne Arundel County, Maryland in Liber 2465 at Folio 350; thence binding reversely with said southerly line
10. North $64^{\circ} 58' 13''$ West 385.70 feet to the point and place of beginning.

CONTAINING 0.9144 Acre of Land, more or less.

✓
THE MONUMENTAL TITLE CO.
100 Monumental Title Bldg.
SEVERNA PARK, MD. 21146

Mail to _____

FINANCING STATEMENT FORM UCC-1 5/76

Identifying File No. 301000

ALL INFORMATION MUST BE TYPEWRITTEN OR PRINTED IN INK. SIGNATURES MUST BE IN INK

If transaction or transactions wholly or partially subject to recordation tax indicate amount of taxable debt here. \$ N/A

If this statement is to be recorded in land records check here. ☐

This financing statement Dated 4-30-86 is presented to a filing officer for filing pursuant to the Uniform Commercial Code.

1. DEBTOR

Name RESTCO, INC. T/A SNUG HARBOR INN
Address 1484 SNUG HARBOR ROAD, SHADYSIDE, MD 20764

2. SECURED PARTY

Name NELCO CORPORATION
Address P.O. BOX 537, LAUREL, MD 20707

Person And Address To Whom Statement Is To Be Returned If Different From Above.

3. Maturity date of obligation (if any)

4. This financing statement covers the following types (or items) of property: (list)

1 MODEL CYOHAP ICE-O-MATIC ICE MACHINE
SERIAL # B612-00384

1 MODEL 301P FOLLOTT ICE STORAGE BIN
SERIAL # 90980

CHECK ☒ THE LINES WHICH APPLY

5. ☐ (If collateral is crops) The above described crops are growing or are to be grown on: (describe real estate)

☐ (If collateral is goods which are or are to become fixtures) The above described goods are affixed or to be affixed to: (describe real estate)

☒ (Proceeds of collateral are also covered)

☐ (Products of collateral are also covered)

RESTCO, INC.
(Corporate or Trade Name)

Bonnie Bunnell
(Signature of Debtor)

Bonnie Bunnell
Type or Print Signature

(Signature of Debtor)

Type or Print Signature

NELCO CORPORATION

Howard E. Nelson, pres.
(Signature of Secured Party)

HOWARD E. NELSON.
Type or Print Above Signature on Above Line



Mailed to Secured Party

Mailed to Secured Party

1986 APR 30 AM 8:57

J. ANDREY COLLISCH

12.00

261623

300 497 PAGE 410

COPY FOR FILING

FINANCING STATEMENT

- ☐ Not Subject to Recordation Tax
☒ Subject to Recordation Tax; Principal
 Amount is \$ 8,163.75

- ☐ To Be Recorded in Land Records (For
 Fixtures Only).

NAME	No.	Street	City	State
1. Debtors(s) (or assignor(s))				
Alvin W. Hecker, MD	407	Crain Highway, SE.	Glen Burnie,	Maryland
Allan J. Monfried	407	Crain Highway, SE.	Glen Burnie,	Maryland

2. Secured Party (or assignee)
 SOVRAN BANK / MARYLAND 12125 Viers Mill Road, Silver Spring, Maryland 20906

3. This Financing Statement covers the following types (or items) of property:

1 Clay Adams, Quick Blood Count Machine, QBC), Serial # 176144
 by A.J. Buck Medical Supply Company

RECORD FEE 12.00
 RECORD TAX 59.50
 POSTAGE .50
 #22178 0777 R02 109:33
 APR 30 86

CHECK ☒ THE LINES WHICH APPLY

4. ☐ (If collateral is crops) The above described crops are growing or are to be grown on the Real Estate described below:
☐ (If collateral is goods which are or are to become fixtures) The above described goods are affixed or to be affixed to the Real Estate described below:

Title Owner of Real Estate: _____

5. ☐ (If proceeds of collateral are claimed) Proceeds of the collateral are also covered.
☐ (If products of collateral are claimed) Products of the collateral are also covered.
 6. Mailing instructions: This Financing Statement, after recorded, should be delivered or mailed to the Secured Party (or assignee) at the address above stated.

Secured Party:

SOVRAN BANK / MARYLAND

By: _____

Type Name D. Gregory Cole

Title Assistant Vice President

Debtor(s) or Assignor(s)

X Alvin W. Hecker, MD.

X Allan J. Monfried, MD.

Type or Print Name and Title of Each Signature



Mailed to Secured Party

UNIFORM COMMERCIAL CODE
STATEMENTS OF CONTINUATION, PARTIAL RELEASE, ASSIGNMENT, ETC.

THIS STATEMENT REFERS TO ORIGINAL FINANCING STATEMENT

Roll No. EAC 469 Page No. 195
Identification No. 250378 Dated Jan. 10, 1984

1. Debtor(s) Brough E. Treffer
Name or Names—Print or Type
- 3165 Catrina Lane Annapolis Md. 21401
Address—Street No., City - County State Zip Code
2. Secured Party CentraBank (Formerly Central Savings Bank)
Name or Names—Print or Type
- 201 N. Charles Street Baltimore Md. 21201
Address—Street No., City - County State Zip Code
3. Maturity Date (if any) _____
4. Check Applicable Statement:

RECORD FEE 10.00
POSTAGE 50
APR 30 1986

<p><input type="checkbox"/> A. Continuation The original financing statement between the foregoing Debtor and Secured Party, bearing the file number shown above, is still effective.</p>	<p><input type="checkbox"/> B. Partial Release From the collateral described in the financing statement bearing the file number shown above, the Secured Party releases the following:</p>
<p><input type="checkbox"/> C. Assignment The Secured Party certifies that the Secured Party has assigned to the Assignee whose name and address is shown below, Secured Party's rights under the financing statement bearing the file number, shown above in the following property:</p>	<p><input checked="" type="checkbox"/> D. Other: (Indicate whether amendment, termination, etc.)</p> <p>Termination</p>

Mailed to Secured Party

Dated: April 24, 1986

CentraBank

Name of Secured Party

Mary J. Shue
Signature of Secured Party

Mary J. Shue, A.V.P.
Type or Print (Include Title if Company)

J. F.
CLERK

1986 APR 30 AM 9:56

AUDREY COLLISON
CLERK

UNIFORM COMMERCIAL CODE
STATEMENTS OF CONTINUATION, PARTIAL RELEASE, ASSIGNMENT, ETC.
THIS STATEMENT REFERS TO ORIGINAL FINANCING STATEMENT

Roll No. EAC 474

Page No. 39

Identification 252290

Dated June 14, 1984

1. Debtor(s)

Brough E. Treffer
Name or Names—Print or Type3165 Catrina Lane Annapolis Md. 21401
Address—Street No., City - County State Zip Code

2. Secured Party

CentraBank (Formerly Central Savings Bank)
Name or Names—Print or Type201 N. Charles Street Baltimore Md. 21201
Address—Street No., City - County State Zip Code

3. Maturity Date (if any)

4. Check Applicable Statement.

<input type="checkbox"/> A. Continuation The original financing statement between the foregoing Debtor and Secured Party, bearing the file number shown above, is still effective.	<input type="checkbox"/> B. Partial Release From the collateral described in the financing statement bearing the file number shown above, the Secured Party releases the following:
<input type="checkbox"/> C. Assignment The Secured Party certifies that the Secured Party has assigned to the Assignee whose name and address is shown below, Secured Party's rights under the financing statement bearing the file number, shown above in the following property:	<input checked="" type="checkbox"/> D. Other: XX (Indicate whether amendment, termination, etc.) Termination

APR 30 86

Mailed to Secured Party

1986 APR 30 AM 9:56
CLERK

EVALUATION CLERK

Dated: April 24, 1986

CentraBank

Name of Secured Party

Mary J. Shue
Signature of Secured Party

Mary J. Shue, A.V.P.

Type or Print (Include Title if Company)

CB1-137CL (5/83)

BOOK 497 PAGE 413

This STATEMENT is presented to a filing officer for filing pursuant to the Uniform Commercial Code:		3. Maturity date (if any):
1. Debtor(s) (Last Name First) and address(es)	2. Secured Party(ies) and address(es)	For Filing Officer (Date, Time and Filing Office)
Gould Inc. Chesapeake Instrument Div. 6711 Bay Meadows Dr. Glen Burnie, MD 21061	USI Capital & Leasing A Division USI Credit Corp. 733 3rd Avenue New York, NY 10017	RECORD FEE 10.00 POSTAGE 50 107186 C177 102-109:40 APR 30 86
4. This statement refers to original Financing Statement bearing File No. <u>07402-0345-R01</u> 443-121		
Filed with <u>Clerk Ct. Anne Arundell Co. MD</u> Date Filed <u>10/20/81</u> 19		
5. <input type="checkbox"/> Continuation. The original financing statement between the foregoing Debtor and Secured Party, bearing file number shown above, is still effective.		
6. <input type="checkbox"/> Termination. Secured party no longer claims a security interest under the financing statement bearing file number shown above.		
7. <input checked="" type="checkbox"/> Assignment. The secured party's right under the financing statement bearing file number shown above to the property described in Item 10 have been assigned to the assignee whose name and address appears in Item 10.		
8. <input type="checkbox"/> Amendment. Financing Statement bearing file number shown above is amended as set forth in Item 10.		
9. <input type="checkbox"/> Release. Secured Party releases the collateral described in Item 10 from the financing statement bearing file number shown above.		
10.		
ASSIGNED TO: Long Island Trust Company, N.A. Industrial Finance Dept. 11 Broadway Hicksville, NY 11801 324069		
		No. of additional Sheets presented:
		USI Capital & Leasing A Division USI Credit Corp.
By: _____	By: <u>Michael S. Davis</u>	
Signature(s) of Debtor(s) (necessary only if Item 8 is applicable).	Signature(s) of Secured Party(ies)	

(1) Filing Officer Copy - Alphabetical

STANDARD FORM - FORM UCC-3

1000
1050

J. F.
CLERK

1986 APR 30 AM 9:56

Mailed to Secured Party

STATE OF MARYLAND

BOOK 497 PAGE 414

UNIFORM COMMERCIAL CODE

STATEMENTS OF CONTINUATION, PARTIAL RELEASE, ASSIGNMENT ETC. — FORM UCC-3

THIS STATEMENT REFERS TO ORIGINAL STATEMENT, IDENTIFYING FILE NO. 301703

RECORDED IN LIBER 400 119
400 FOLIO 153 ON 2-9-79 (DATE)
401 66

1. DEBTOR

Name ABC Rental Systems DBA Best TV Rental

Address 5711 Riverdale Rd Riverdale, MD 20840

SECURED FEE 10.00
DISTANCE 50
RECEIVED BY 177 NO. 109143
APR 30 86

2. SECURED PARTY

Name Curtis Mathes Sales Co.

Address P.O. Box 151 Athens, TX 75751

BORG WARNER ACCEPTANCE CORP P.O. Box 68 Windsor, CT 06095
Person And Address To Whom Statement Is To Be Returned If Different From Above.

3. Maturity date of obligation (if any)

CHECK ☒ FORM OF STATEMENTA. Continuation ☐
The original financing statement between the foregoing Debtor and Secured Party, bearing the file number shown above, is still effective.B. Partial Release ☐
From the collateral described in the financing statement bearing the file number shown above, the Secured Party releases the following:C. Assignment ☐
The Secured Party certifies that the Secured Party has assigned to the Assignee whose name and address is shown below, Secured Party's rights under the financing statement bearing the file number, shown above in the following property:D. Other: ☒ XXX
(Indicate whether amendment, termination, etc.)

TERMINATION

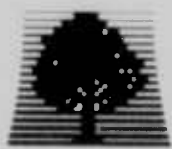
1986 APR 30 AM 9:56

E. AUBREY COLLISON
CLERKJ. F.
CLERK

Dated January 23, 1986

Mailed to Secured Party

John J. Sheedy
(Signature of Secured Party)John J. Sheedy, General Counsel & Secretary
Type or Print Above Name on Above Line



BOOK 497 PAGE 415
MARYLAND NATIONAL BANK

We want you to grow.™

201600

FINANCING STATEMENT

1. ☐ To Be Recorded in the Land Records at _____
2. ☒ To Be Recorded among the Financing Statement Records at Anne Arundel County
3. ☒ Not subject to Recordation Tax
4. ☐ Subject to Recordation Tax on an initial debt in the principal amount of \$ _____. The Debtor(s) certifies that with the filing of this Financing Statement or a duplicate of this Financing Statement, the Recordation Tax on the initial debt has been paid to _____

5. Debtor(s) Name(s)
Hardin-Huber, Inc.

Address(es)
1230 Cronson Blvd.
Crofton, Md. 21114

6. Secured Party
Maryland National Bank
Attention: Vikki Johnson

Address
P.O. Box 871
Annapolis, Md. 21404

7. This Financing Statement covers the following property and all proceeds and products thereof, including, without limitation, all proceeds of any insurance policies covering all or any part of such property.

☐ A. *Inventory*. All of the inventory of each Debtor both now owned and hereafter acquired and as the same may now and hereafter from time to time be constituted, together with all cash and non-cash proceeds and products thereof.

☐ B. *Contract Rights*. All of the contract rights of each Debtor both now owned and hereafter acquired, together with all cash and non-cash proceeds and products thereof.

☐ C. *Accounts*. All of the accounts of each Debtor (including, without limitation, all notes, notes receivable, drafts, acceptances and similar instruments and documents) both now owned and hereafter acquired, together with (i) all cash and non-cash proceeds thereof, and (ii) all returned, rejected or repossessed goods, the sale or lease of which shall have given or shall give rise to an account and all cash and non-cash proceeds and products of all such goods.

☐ D. *General Intangibles*. All of the general intangibles of each Debtor (including, without limitation, all things in action, contractual rights, goodwill, literary rights, rights to performance, copyrights, trademarks and patents), both now owned and hereafter acquired, together with all cash and non-cash proceeds and products thereof.

☐ E. *Chattel Paper*. All of the chattel paper of each Debtor both now owned and hereafter existing, acquired or created, together with (i) all moneys due and to become due thereunder, (ii) all cash and non-cash proceeds thereof, (iii) all returned, rejected or repossessed goods, and the sale or lease of which shall have given or shall give rise to chattel paper and all cash and non-cash proceeds and products of all such goods, and (iv) all property and goods both now owned and hereafter acquired by each Debtor which are sold, leased, secured, serve as security for, are the subject of, or otherwise covered by, the chattel paper of each such Debtor, together with all rights incident to such property and goods and all cash and non-cash proceeds thereof.

☐ F. *All Equipment*. All of the equipment of each Debtor, both now owned and hereafter acquired, together with (i) all additions, parts, fittings, accessories, special tools, attachments and accessions now and hereafter affixed thereto and/or used in connection therewith, (ii) all replacements thereof and substitutions therefor, and (iii) all cash and non-cash proceeds and products thereof.

☒ G. *Specific Equipment*. All of the equipment of each Debtor described on Schedule A attached hereto and made a part hereof by reference, together with (i) all additions, parts, fittings, accessories, special tools, attachments and accessions now and hereafter affixed thereto and/or used in connection therewith, (ii) all replacements thereof and substitutions therefor, and (iii) all cash and non-cash proceeds and products thereof.

☐ H. *Other*. All of the property of each Debtor described on Schedule A attached hereto and made a part hereof by reference, together with all cash and non-cash proceeds thereof.

8. ☐ All or a portion of the property described above is affixed or is to be affixed to or is or is to be crops on the real estate described on Schedule A attached hereto and made a part hereof by reference.

Hardin-Huber, Inc.

Michael Huber, President (Seal)

_____. (Seal)

_____. (Seal)

_____. (Seal)

Secured Party
Maryland National Bank

Dolly S. Whitecotton (Seal)

Dolly S. Whitecotton, Asst. Branch Mgr.
Type name and title

Mr. Clerk: Please return to Maryland National Bank to the officer and at the address set forth in paragraph 6 above.

207-95 REV 7/83

RECORD FEE 11.00
405508 D055 R01 711-33
APR 30 86

1100
30

SCHEDULE A

THIS SCHEDULE A is attached to and made a part of a
financing statement

- 1 CME 45 ATV drill rig
- 1 2L6 Moyno pump w/valve & motor & gear
- 1 reduction
- 2 feed slide bushings
- 1 kelly bar
- 2 kelly bar bearings
- 2 bearing coves
- 3L6 Moyno pump
- 1 heavy duty trailer, triple axle

Mailed to Secured Party

FINANCING STATEMENT

261630

1. To Be Recorded among Financing Records.
2. The underlying transaction is not subject to Recordation Tax as it relates to an indemnity security agreement.

3. Debtor	Address
Jose A. Perez	7034 Eastern Avenue Baltimore, Maryland 21224 Baltimore County

4. Secured Parties	Addresses
Karen Joyce Kursch	205 Main Avenue Glen Burnie, Maryland 21061 Anne Arundel County

5. This Financing Statement covers the following property of the Debtor, and all proceeds and products thereof, including, without limitation, all proceeds of any insurance policies covering all or any part of such property:

a. All equipment and machinery, including power-driven machinery and equipment, furniture and fixtures now owned or hereafter acquired, together with all replacements thereof, all attachments, accessories, parts, equipment and tools belonging thereto or for use in connection therewith.

b. All video cassette movies as listed in Schedule A, now owned or hereafter acquired, together with all replacements thereof.

c. All inventory, raw materials, work in process, and supplies now owned or hereafter acquired.

DEBTOR:

SECURED PARTIES:

Jose A. Perez
Jose A. Perez

Karen Joyce Kursch
Karen Joyce Kursch

AFTER RECORDATION RETURN TO:

John E. Haislip, Jr., Esq.
Lessans and Tate
P.O. Box 1330
Glen Burnie, Maryland 21061

Mail to

1150



1906 APR 30 PM 12:26

S. AUSTIN COLLISON

BOOK 497 PAGE 418

This FINANCING STATEMENT is presented to a filing officer for filing pursuant to the Uniform Commercial Code.		
5 Prepared By		3 Maturity date (if any):
1 Debtor(s) (Last Name First) and address(es)	2 Secured Party(ies) and address(es)	For Filing Officer (Date, Time, Number, and Filing Office)
Beverage Industry Recycling Program of Maryland, Inc. P.O. Box 763 Annapolis, Md. 21401 Attn: J.F. Katcef	Owens-Illinois, Inc. c/o D. G. Glover One SeaGate Toledo, OH 43666	RECORD FEE 10.00 POSTAGE .50 APR 30 1986 12:10 PM '86
4 This financing statement covers the following types (or items) of property:		
One Can Pak glass hopper (Model GC-100) glass crusher conveyor system sold by CP Mfg., including a 15-inch incline conveyor with a 48-inch discharge height, 1/2 HP crusher motor and 1/2 HP conveyor motor to be located at 239 Spa Road, Annapolis, Md. 21401. Serial #015.		
Check X if covered: <input checked="" type="checkbox"/> Proceeds of Collateral are also covered <input checked="" type="checkbox"/> Products of Collateral are also covered No. of additional sheets presented:		
Filed with: Anne Arundel Co. Clerk Book 461 Page 464		

TERMINATION STATEMENT

This statement of termination of financing is presented to a filing officer for filing pursuant to the Uniform Commercial Code. The Secured Party certifies that the Secured Party no longer claims a security interest under the financing statement bearing the file number shown above.

Dated: 25 1986 BY: J.F. Katcef

Filing Officer Copy — Acknowledgement - Filing officer is requested to note file number, date and hour of filing on this copy and return it to the person filing, as an acknowledgment.

1986 APR 30 PM 12:52
J.F. KATCEF
CLERK

4-1-86

BOOK 497 PAGE 419

FINANCING STATEMENT

201603

Not Subject to Recordation Tax

Name of Debtor

Mailing Address

Helen Lucy Pavilion

Ridgewood Mobile Home Park
Hanover, Maryland 21076

AAC

RECORD FEE 11.00
POSTAGE 50
#22216 0777 R02 102:12
APR 30 1986

SECURED PARTY

THE BANK OF BALTIMORE
(Assignee)

Address: BALTIMORE AND CHARLES STREETS
BALTIMORE, MARYLAND 21201

1. This Financing Statement covers the following types (or items) of property (the collateral).
Used 1973 Eagle, 65 X 12, 2 bedroom mobile home, Serial # 651233449
2. Proceeds and products of the collateral are also specifically covered.
3. Mr. Clerk: Mail instrument to secured party named above at the address stated.

Debtor

Secured Party

Helen Lucy Pavilion
Helen Lucy Pavilion

THE BANK OF BALTIMORE

BY Ms. C. Garland

Note: This Financing Statement is being used to publicize a security interest arising out of a conditional sales contract between Debtor and Chesapeake Mobile Homes of Laurel, Inc., which has been assigned to The Bank of Baltimore.

PCS 0847



Mailed to Secured Party

1150

1986 APR 30 PM 12:52

E. AUDREY COLLISON
CLERK

BOOK 497 PAGE 420

4-1-86

FINANCING STATEMENT

201000

Not Subject to Recordation Tax

Name of Debtor

Mailing Address

Boyd R. & Ruth M. Crotts
Parkway Village
6 Rose St.
Laurel, Md. 20707

Parkway Village
6 Rose St.
Laurel, Md. 20707

SECURED PARTY

THE BANK OF BALTIMORE
(Assignee)

ADDRESS: BALTIMORE AND CHARLES STREETS
BALTIMORE, MARYLAND 21203

1. This Financing Statement covers the following types (or items) of property (the collateral).
- 1 new 1986 Titan 3 Br. 60 x 24 serial 0728AB
2. Proceeds and products of the collateral are also specifically covered.
3. Mr. Clerk: Mail instrument to secured party named above at the address stated.

RECORD FEE 12.00
POSTAGE 50
622217 677 602 11243
APR 30 86

Debtor

Secured Party

Boyd R. Crotts
BOYD R. CROTTS
Ruth M. Crotts
RUTH M. CROTTS

THE BANK OF BALTIMORE

BY

M. C. Galt

Note: This Financing Statement is being used to publicize a security interest arising out of a conditional sales contract between Debtor and J&M Homes, Inc., which has been assigned to The Bank of Baltimore.

PCS0847

Mailed to Secured Party

1200

1986 APR 30 PM 12:52

E. AUDREY COLLISON
CLERK



FINANCING STATEMENT

261610

Not Subject to Recordation Tax

Name of DebtorMailing Address

Louis J. Grudziecki
Carole Grudziecki
Loyd R. Barnes
Mary C. Barnes

7959 Telegraph Road #42
Severn, Maryland 21144

SECURED PARTY

THE BANK OF BALTIMORE
(Assignee)

Address: BALTIMORE AND CHARLES STREETS
BALTIMORE, MARYLAND 21201

1. This Financing Statement covers the following types (or items) of property (the collateral).

Used 1985 Liberty Homes, Inc., "Leader" Mobile Home
Brown/Buckskin, 70 X 14 3B2FBCDU2BFCRB
Serial # 03-L-70542

APR 30 86

2. Proceeds and products of the collateral are also specifically covered.

3. Mr. Clerk: Mail instrument to secured party named above at the address stated.

Debtor

Louis J. Grudziecki
LOUIS J. GRUDZIECKI

Carole Grudziecki
CAROLE GRUDZIECKI

Loyd R. Barnes
LOYD R. BARNES

Mary C. Barnes
MARY C. BARNES

Secured Party

THE BANK OF BALTIMORE

BY M. C. Leland

Note: This Financing Statement is being used to publicize a security interest arising out of a conditional sales contract between Debtor and Chesapeake Mobile Homes of Laurel, Inc., which has been assigned to The Bank of Baltimore.

PCS 0847



Mailed to Secured Party

1986 APR 30 PM 12:53

E. ADRIAN COLLISON
CLERK

FINANCING STATEMENT

201611

Not Subject to Recordation Tax

<u>Name of Debtor</u>	<u>Mailing Address</u>
Mark J. Quarry	7959 Telegraph Road #94
Dorene J. Richey	Severn, Maryland 21144
Harry W. Quarry	
Marlene Quarry	

 RECORD FEE 14.00
 POSTAGE 50
 #22219 0777 102 112:13
SECURED PARTY
 THE BANK OF BALTIMORE
 (Assignee)

 Address: BALTIMORE AND CHARLES STREETS
 BALTIMORE, MARYLAND 21201

APR 30 1986

1. This Financing Statement covers the following types (or items) of property (the collateral).

1986 Holly Park Homes, Inc., "Forrest Park" Mobile Home
 70 X 14 Serial # 01 FP 14909

2. Proceeds and products of the collateral are also specifically covered.
3. Mr. Clerk: Mail instrument to secured party named above at the address stated.

DebtorSecured Party

Mark James Quarry
 MARK J. QUARRY

Dorene Jean Richey
 DORENE J. RICHEY

Harry Webster Quarry
 HARRY W. QUARRY

Alma Marlene Quarry
 ALMA MARLENE QUARRY

THE BANK OF BALTIMORE

BY S. C. G. G.

Note: This Financing Statement is being used to publicize a security interest arising out of a conditional sales contract between Debtor and Chesapeake Mobile Homes of Laurel, Inc., which has been assigned to The Bank of Baltimore.

PCS 0847

1986 APR 30 PM 12:53

E. ADRIAN COLLISON
CLERK

Mailed to Secured Party

4-1-86

BOOK 497 PAGE 423

FINANCING STATEMENT

261612

Not Subject to Recordation Tax

Name of Debtor

Mailing Address

Fred L. Williams, III
Linda Sue Wiseman

Chesapeake Mobile Home Court #93
Hanover, Maryland 21076

SECURED PARTY

THE BANK OF BALTIMORE
(Assignee)

Address: BALTIMORE AND CHARLES STREETS
BALTIMORE, MARYLAND 21201

RECORD FEE 12.00
50
#21201777 R02 12/14
APR 30 86

1. This Financing Statement covers the following types (or items) of property (the collateral).
1986 Liberty Homes, Inc. "Supra" G45201 mobile home,
52 X 14, Gray/White, Serial # 08-L-57353
2. Proceeds and products of the collateral are also specifically covered.
3. Mr. Clerk: Mail instrument to secured party named above at the address stated.

Debtor

Secured Party

Fred L. Williams, III
FRED L. WILLIAMS, III
Linda Sue Wiseman
LINDA SUE WISEMAN

THE BANK OF BALTIMORE

BY [Signature]

Note: This Financing Statement is being used to publicize a security interest arising out of a conditional sales contract between Debtor and Chesapeake Mobile Homes of Laurel, Inc., which has been assigned to The Bank of Baltimore.

PCS 0847



Mailed to Secured Party

128-
1986 APR 30 PM 12:53

E. AUBREY COLLISON
CLERK

4-1-86

BOOK 497 PAGE 424

201613

FINANCING STATEMENT

Not Subject to Recordation Tax

<u>Name of Debtor</u>	<u>Mailing Address</u>
Warren E. Poole	7959 Telegraph Road # 136
Debora L. Poole	Severn, Maryland 21144

AAC

SECURED PARTY

THE BANK OF BALTIMORE (Assignee)	Address: BALTIMORE AND CHARLES STREETS BALTIMORE, MARYLAND 21201
-------------------------------------	---

RECORD FEE 12.00
POSTAGE .50

1. This Financing Statement covers the following types (or items) of property (the collateral).

1986 Liberty Homes, Inc., Supra mobile home, G47022, 70 X 14 Brown, Serial # 08-L-57348
2. Proceeds and products of the collateral are also specifically covered.
3. Mr. Clerk: Mail instrument to secured party named above at the address stated.

#22221 6777 002 112:14
APR 30 86

Debtor
Warren E. Poole
Warren E. Poole
Debora L. Poole
Debora L. Poole

Secured Party

THE BANK OF BALTIMORE
BY [Signature]

Note: This Financing Statement is being used to publicize a security interest arising out of a conditional sales contract between Debtor and Chesapeake Mobile Homes of Laurel, Inc., which has been assigned to The Bank of Baltimore.

PCS 0847

1200



Mailed to Secured Party

1986 APR 30 PM 12:53
E. AUBREY COLLISON
CLERK

497 PAGE 425

FINANCING STATEMENT

201611

NAME OF DEBTOR: Emil & Urciscia V. Levering
ADDRESS: 1721 Cedar Park Rd. Annapolis, MD 21401

NAME OF SECURED PARTY; Suburban Service Heating and Air Conditioning, Inc.
ADDRESS: 3586 Patuxent River Road, Davidsonville, Maryland 21035

In order to secure an Installment Note given by the Debtor to Suburban Service Heating and Air Conditioning, Inc., of 3586 Patuxent River Road, Davidsonville, Maryland 21035, the Parties agree that this Financing Statement is being executed for the purpose of covering the below scheduled tangible personal property sold by the secured Party to the Debtor by contract dated the 11th day of February, 1986.

TANGIBLE PERSONAL PROPERTY:

<u>Identification of Property</u>	<u>Model and Make</u>	<u>Serial Number</u>
1721 Cedar Park Rd. Annapolis, MD 21401	Amana A/C ARCF36 Amana Coil ACFC 36 Amana Gas Furnace EGHW100DA-3	

RECORD FEE 12.00
POSTAGE .50
#22224 CITY RD 214110
APR 30 1986

Total Job Cost + Interest: \$4,357.35

Emil W. Levering
DATE

2-27-86
DEBTOR

2/27/86
DATE

Urciscia V. Levering
DEBTOR

April 30, 1986
DATE

Edward March
SUBURBAN SERVICE HEATING
AND AIR CONDITIONING,
INC., SECURED PARTY

BL
CLERK

1986 APR 30 PM 2:12

RECEIVED COLLECTION

1200
50

Mailed to Secured Party

BOOK 497 PAGE 426

FINANCING STATEMENT

NAME OF DEBTOR: Mr. Larry Holland
ADDRESS: 7749 Outing Ave. Pasadena, MD 21122

201615

NAME OF SECURED PARTY; Suburban Service Heating and Air Conditioning, Inc.
ADDRESS: 3586 Patuxent River Road, Davidsonville, Maryland 21035

In order to secure an Installment Note given by the Debtor to Suburban Service Heating and Air Conditioning, Inc., of 3586 Patuxent River Road, Davidsonville, Maryland 21035, the Parties agree that this Financing Statement is being executed for the purpose of covering the below scheduled tangible personal property sold by the secured Party to the Debtor by contract dated the 18th day of April, ~~1985~~. 1986

TANGIBLE PERSONAL PROPERTY:

Identification
of Property

Model and
Make

Serial
Number

7749 Outing Ave.
Pasadena, MD 21122

ARCF24
Amana A/C

2 ton
Flat Evap.
Coil

EGHW100DA-3
Amana Gas
Furnace

Total Job Cost +
Interest: \$5903.70

DATE

DATE

DATE

DEBTOR

DEBTOR

SUBURBAN SERVICE HEATING
AND AIR CONDITIONING,
INC., SECURED PARTY

Mailed to Secured Party

RECORD FEE 11.00
POSTAGE 50
RECEIVED CITY AND COUNTY 11:41:10
APR 30 1986



1986 APR 30 PM 2:12

RECEIVED COLLISON

1150

107 INC 427

FINANCING STATEMENT

761610

NAME OF DEBTOR: Joseph W. & Shirley B. Payne
 ADDRESS: 493 St. Barbara Lane ~~Bowie~~, MD ~~20715~~ ²⁸⁰
^{Odenton, MD 21113}
 NAME OF SECURED PARTY; Suburban Service Heating and Air Conditioning, Inc.
 ADDRESS: 3586 Patuxent River Road, Davidsonville, Maryland 21035

In order to secure an Installment Note given by the Debtor to Suburban Service Heating and Air Conditioning, Inc., of 3586 Patuxent River Road, Davidsonville, Maryland 21035, the Parties agree that this Financing Statement is being executed for the purpose of covering the below scheduled tangible personal property sold by the secured Party to the Debtor by contract dated the 8th day of April, ~~1985~~. 1986

TANGIBLE PERSONAL PROPERTY:

Identification
of Property

Model and
Make

Serial
Number

493 St, Barbara Lane
Odenton, MD 21113

Amana A/C
ARCF36

Amana EVAP.
Coil
ACFC36

Amana Gas
Furnace
EGHW100DA-3
ERWH0040D-A
Water Heater/Amana

RECORD FEE 12.00
 POSTAGE .50
 822223 0777 R02 114110
 APR 30 1986

BL
CLERK

Total Job Cost: \$6367.11

Interest
DATE

DATE

DATE

DEBTOR

DEBTOR

SUBURBAN SERVICE HEATING
AND AIR CONDITIONING,
INC., SECURED PARTY

1200

Mailed to Secured Party

BOOK 497 PAGE 428

FINANCING STATEMENT

NAME OF DEBTOR: Edward D. & Marsha J. Lau
ADDRESS: 937 Fern Trail Crownsville, MD 21032

201017

NAME OF SECURED PARTY; Suburban Service Heating and Air Conditioning, Inc.
ADDRESS: 3586 Patuxent River Road, Davidsonville, Maryland 21035

In order to secure an Installment Note given by the Debtor to Suburban Service Heating and Air Conditioning, Inc., of 3586 Patuxent River Road, Davidsonville, Maryland 21035, the Parties agree that this Financing Statement is being executed for the purpose of covering the below scheduled tangible personal property sold by the secured Party to the Debtor by contract dated the 30th day of October, 1985.

RECORD FEE 12.00
POSTAGE .50

TANGIBLE PERSONAL PROPERTY:

#22202 0777 R02 114110

Identification of Property	Model and Make	Serial Number
937 Fern Trail Crownsville, MD 21032	Trane BWD718A HP	
	BWH718 HP Air Handler	

APR 30 86

Total Cost: \$3,845.80

DATE

DATE

DATE

DEBTOR

DEBTOR

Suburban Service Heating
and Air Conditioning,
Inc., Secured Party

BL
CLERK

Mailed to Secured Party

1986 APR 30 PM 2:12

E. AUBREY COLLISON
CLERK

12.00
50

4-29-86

497 PAGE 423

FINANCING STATEMENT

201613

Not Subject to Recordation Tax

Name of Debtor

Mailing Address

Blaine E. and Robin J. Hall

Chesapeake Mobile Home Court #175
Ridge-Chapel Road
Hanover, AA, MD 21076

SECURED PARTY

THE BANK OF BALTIMORE
(Assignee)

ADDRESS: BALTIMORE AND CHARLES STREETS
BALTIMORE, MARYLAND 21203

1. This Financing Statement covers the following types (or items)
of property (the collateral).

1986 Imperial, 60x28, Serial #-BIH861251AB

2. Proceeds and products of the collateral are also specifically
covered.

3. Mr. Clerk: Mail instrument to secured party named above at
the address stated.

Debtor

Secured Party

Blaine E. Halo

THE BANK OF BALTIMORE

Robin J. Halo

BY McCauley

Note: This Financing Statement is being used to publicize a security
interest arising out of a conditional sales contract between Debtor and
Chesapeake Mobile Homes, Inc. _____, which has been
assigned to The Bank of Baltimore.

PCS0847

Mailed to Secured Party

BL
CLERK

1238
1986 APR 30 PM 2:30

E. AUBREY COLLISON
CLERK

201619

FINANCING STATEMENT

Not Subject to Recordation Tax

Name of DebtorMailing AddressPaul A. Wilkerson
Kimberly S. Wilkerson490 Patuxent Road # 55
Odenton, Maryland 21113SECURED PARTYTHE BANK OF BALTIMORE
(Assignee)Address: BALTIMORE AND CHARLES STREETS
BALTIMORE, MARYLAND 21201

1. This Financing Statement covers the following types (or items) of property (the collateral).

New 1986 Imperial Homes, Regal 411 mobile home, 70 X 14,
Beige/Brown, Serial # IH861274

2. Proceeds and products of the collateral are also specifically covered.

3. Mr. Clerk: Mail instrument to secured party named above at the address stated.

Debtor

Secured Party

PAUL A. WILKERSON

THE BANK OF BALTIMORE

KIMBERLY S. WILKERSON

BY

Note: This Financing Statement is being used to publicize a security interest arising out of a conditional sales contract between Debtor and Chesapeake Mobile Homes of Laurel, Inc., which has been assigned to The Bank of Baltimore.

PCS 0847



Mailed to Secured Party

1986 APR 30 PM 2:30

AUBREY COLLISON
CLERK

BOOK 497 PAGE 431

201620

FINANCING STATEMENT

Not Subject to Recordation Tax

RECORD FEE 12.00
POSTAGE 50
APR 30 1986 11:21
APR 30 86Name of DebtorMailing AddressDennis Dahler
Margaret DahlerSummer Hill Court #8
Crownsville Road
Crownsville, MD 21032
AACSECURED PARTYTHE SAVINGS BANK OF BALTIMORE
(Assignee)Address: BALTIMORE AND CHARLES STREETS
BALTIMORE, MARYLAND 21203

1. This financing Statement covers the following types (or items) of property (the collateral).

New 1984 Imperial 70x14, Serial #IH84331, Model-Sovereign-500

2. Proceeds and products of the collateral are also specifically covered.

3. Mr. Clerk: Mail instrument to secured party named above at the address stated.

Debtor

Secured Party

Dennis Dahler
Dennis Dahler

Margaret Dahler
Margaret Dahler

THE SAVINGS BANK OF BALTIMORE

BY Ms. C. Halland

Note: This Financing Statement is being used to publicize a security interest arising out of a conditional sales contract between Debtor and Chesapeake Mobile Homes, Inc., which has been assigned to The Savings Bank of Baltimore.

12 26
50

Mailed to Secured Party

PCS 0847

1986 APR 30 PM 2:30

E. AUDREY COLLISON
CLERK

STATE OF MARYLAND

Anne Arundel County

BOOK 437 PAGE 432

UNIFORM COMMERCIAL CODE

STATEMENTS OF CONTINUATION, PARTIAL RELEASE, ASSIGNMENT ETC. — FORM UCC-3

THIS STATEMENT REFERS TO ORIGINAL STATEMENT, IDENTIFYING FILE NO. _____

RECORDED IN LIBER 493 FOLIO 340 ON 12/18/85 (DATE)

1. DEBTOR

Name Dixie Paper Box Company, Inc.
7385 Baltimore-Annapolis Blvd.
Address Glen Burnie, Maryland 21061

RECORD FEE 10.00
RECORD TAX 378.00
POSTAGE 50
APR 30 1986

2. SECURED PARTY

Name Mercantile Safe Deposit & Trust Company
Address 2 Hopkins Plaza, Baltimore, Maryland 21201
ATTN: Samuel K. Goldsborough, Commercial Loan Dept.
Person And Address To Whom Statement Is To Be Returned If Different From Above.

3. Maturity date of obligation (if any) _____

CHECK ☒ FORM OF STATEMENT

A. Continuation ☒
The original financing statement between the foregoing Debtor and Secured Party, bearing the file number shown above, is still effective.

B. Partial Release ☐
From the collateral described in the financing statement bearing the file number shown above, the Secured Party releases the following:

C. Assignment ☐
The Secured Party certifies that the Secured Party has assigned to the Assignee whose name and address is shown below, Secured Party's rights under the financing statement bearing the file number, shown above in the following property:

D. Other: ☐
(Indicate whether amendment, termination, etc.)

Filing on a \$54,000.00 advance made on April 14, 1986.
\$388.50 ~~432.50~~ Recordation Tax

Filed to Secured Party

Dated April 21, 1986

(Signature of Secured Party)

Mark G. Pohlhaus, Vice-President
Type or Print Above Name on Above Line

1000

37800

50

BOOK 497 PAGE 433

This FINANCING STATEMENT is presented to a filing officer for filing pursuant to the Uniform Commercial Code

5 Prepared By

3 Maturity date (if any):

1 Debtor(s) (Last Name First) and address(es)

Beverage Industry Recycling
Program of Maryland, Inc.
5806 Warwick Place
Chevy Chase, Maryland 20815

Attn: Bob Evers

2 Secured Party(ies) and address(es)

Owens-Illinois, Inc.
c/o Harvey S. Minton
One SeaGate
Toledo, Ohio 43666

For Filing Officer

(Date, Time, Number, and Filing Office)

4 This financing statement covers the following types (or items) of property:

One Blue Glass Crusher and Conveyor including a Versa-Ferguson 18-inch Model P
incline conveyor, and a 24-inch Rockel glass crusher located at 932 Spa Road
Annapolis, Maryland. Serial #89274

Consideration: \$2,700.00

RECORD FEE 10.00
POSTAGE .50
#22236 0777 1002 114:39
APR 30 86

Check X if covered:

☐ Proceeds of Collateral are also covered

☐ Products of Collateral are also covered

No. of additional sheets presented:

Filed with Anne Arundel County, Annapolis, Maryland

Book 453 p 147

TERMINATION STATEMENT

This statement of termination of financing is presented to a filing officer for filing pursuant to the Uniform Commercial Code.
The Secured Party certifies that the Secured Party no longer claims a security interest under the financing statement bearing the file number shown above.

Dated:

19

By:

[Signature] 4/5/86

Filing Officer Copy — Acknowledgment — Filing officer is requested to note file number, date and hour of filing on this copy and return it to the person filing, as an acknowledgment.

TOLEDO LEGAL NEWS UCC-1

1003

Mailed to Secured Party

1986 APR 30 PM 2:40



E. AUDREY COLLISON
CLERK

Debtor or Assignor Form

FINANCING STATEMENT

- ☐ Not subject to Recordation Tax
☒ Subject to Recordation Tax; Principal Amount is \$5,000.00
☐ To Be Recorded in Land Records (For Fixtures only).

<u>Name of Debtor</u>	<u>Address</u>
William A. Jarvis	489 Deale Road Deale, Maryland 20751

SECURED PARTY (OR ASSIGNEE)

THE FIRST NATIONAL BANK OF MARYLAND—Address: P.O. Box 1344, Baltimore, MD 21203

Attach separate list if necessary

1. This Financing Statement covers the following types (or items) of property (the collateral):

1973 Ford 200 Tractor Serial # C 398955 Model K 16 B
 Deerborne Plow 2 bottom Serial # 71401
 Blaton Disk Model # 600 Serial # 394

2. The collateral property is affixed or to be affixed to or is or is to be crops on the following real estate:

RECORD FEE 11.00
 RECORD TAX 35.00
 POSTAGE 50
 472240 4777 R02 T1445
 APR 30 86

3. ☐ Proceeds ☐ Products } of the collateral are also specifically covered.

4. Mr. Clerk: Mail instrument to secured party named above or assignee, if any, at the address stated.

Debtor (or Assignor)

William A. Jarvis
 William A. Jarvis

Secured Party (or Assignee)

THE FIRST NATIONAL BANK OF MARYLAND

BY *Nancy T. Skillman*
 Nancy T. Skillman

Mailed to Secured Party

FNB 0850

Type or print names under signatures

1100
 3500
 50

1986 APR 30 PM 2:47
 E. AUDREY COLLISON
 CLERK



201021

FINANCING STATEMENT

(To Be Used For Direct Loans And Where The Collateral Is Not Fixtures or Crops)

This Financing Statement is presented to a filing officer pursuant to the Uniform Commercial Code:

1. DEBTOR: ANDREW, MICHAEL L. And Rebecca L.
 (Name or Names—Last Name First)
8435 MIRAMAR ROAD PASADENA, Md 21122
 (Address)

2. SECURED PARTY: THE BANK OF GLEN BURNIE
101 CRAIN HIGHWAY, S.E., GLEN BURNIE, MD. 21061

3. This Financing Statement covers the following types (or items) of property:

110 JOHNSON
Serial # 7144022

RECORD FEE 12.00
 POSTAGE 50
 22242 0777 RD2 114149
 APR 30 86

4. Proceeds of collateral are covered hereunder: YES ☒ NO ☐
 5. Products of collateral are covered hereunder: YES ☐ NO ☒
 6. This transaction (is) (~~is not~~) exempt from the Recordation Tax.
 7. The principal amount of the debt initially incurred is: \$2 500.00

BL
CLERK

1986 APR 30 PM 2:53

110 JOHNSON
S. J. COLLISON
CLERK8. Filed with: CLERK OF CIRCUIT COURT For Anne Arundel Co.

9. RETURN TO: THE BANK OF GLEN BURNIE, 101 CRAIN HIGHWAY, S.E., GLEN BURNIE, MD. 21061

Dated this 24th day of APRIL, 1986

DEBTOR:

SECURED PARTY:

Michael L. Andrew
 By: Rebecca L. Andrew
 (Title)

THE BANK OF GLEN BURNIE
 By: James C. Carricato
 (Title)

FOR FILING OFFICER USE

File No. _____ Date and Hour of Filing _____
 Record Reference _____

Mailed to Secured Party

12⁰⁰
250

This Financing Statement is presented for filing pursuant to the Uniform Commercial Code: Maturity date (if any):	
1. Debtor(s) Name(s) (Last Name First) PHIPPS BUICK, INC. DBA PHIPPS AMC/JEEP/RENAULT	2. Debtor(s) Complete Address(es) 1797 West Street Annapolis, Maryland 21401
3. Secured Party(ies) and Complete (Address(es)) AM CREDIT CORPORATION AM CREDIT CORPORATION P.O. BOX 995 GREENS FARMS, CT. 06436 ATTN: CREDIT & COLLECTION DEPT.	4. Assignee(s) of Secured Party(ies) and Complete Address(es)
5. This Financing Statement covers the following types (or items) of property: (Describe) SEE ATTACHED. BL CLERK	
6. <input checked="" type="checkbox"/> Proceeds of collateral are also covered	7. <input checked="" type="checkbox"/> Products of collateral are also covered
No. of additional sheets presented: _____	
8. Filed with Circuit Court Clerk of Anne Arundel County, Other _____	
9. Transaction is <input type="checkbox"/> is not <input checked="" type="checkbox"/> (check which) subject to recordation tax imposed by Article 81, Sections 277 and 278, Annotated Code of Maryland. If answer is affirmative, the amount of the initial principal debt is \$ _____	
10. This Financing Statement shall be returned, after recordation, to the Secured Party, shown above, or to	
SIGNATURE(S) OF DEBTOR(S) A PHIPPS BUICK, INC. DBA PHIPPS AMC/JEEP/RENAULT BY <u>Wilson H. Phipps</u> Wilson H. Phipps, President FILING OFFICER COPY	SIGNATURE OF SECURED PARTY(IES) OR ASSIGNEES AM CREDIT CORPORATION By <u>D. A. Ziegler</u> D. A. Ziegler Title Branch Manager
TYPE OR PRINT NAMES CLEARLY BELOW SIGNATURES	

AM CREDIT CORP.
P. O. Box 10915
TOWSON, MD - 21204

12.09.20

"This financing statement covers and the debtor hereby grants to the secured party a security interest in:

- 1) All Inventory, including but not limited to all new and used motor vehicles, campers, travel trailers, mobile homes and motor homes and all automotive parts and accessories, whether now owned or hereafter acquired, together with all additions and accessions thereto; and
- 2) All Chattel Paper, Accounts whether or not earned by performance, Contract Rights, Documents, Instruments, General Intangibles, Consumer Goods, Equipment, Fixtures and Leasehold Improvements, whether now owned or hereafter acquired, together with all additions and accessions thereto; and
- 3) All Proceeds of the property covered by this statement, including but not limited to Insurance Proceeds on the property, Money, Chattel Paper, Goods including without limitation motor vehicles received in trade, Contract Rights, Accounts whether or not earned by performance, Documents, Instruments, General Intangibles, Claims and Tort Recoveries relating to the property."

PHIPPS BUICK, INC.
DBA PHIPPS AMC/JEEP/RENAULT

By Wilson H. Phipps
Wilson H. Phipps, Pres.

AM CREDIT CORPORATION

By D. A. Ziegler
D. A. Ziegler,
Branch Manager

Mailed to Secured Party



BOOK 497 PAGE 438

301031

Financing Statement

COPY FOR FILING

Record in:

- ☒ Not Subject to Recordation Tax (**Purchase Money**)
☐ Subject to Recordation Tax; Principal Amount is \$ _____
☐ To Be Recorded in Land Records of _____

- ☒ SDAT
☐ Montgomery County
☐ Prince George's County
☒ Other **Anne Arundel County**

NAME	Street	City	State
1. Debtor(s)			
<u>Bay Forest Video, Inc. 936 Bay Ridge Road, Annapolis, MD 21403</u>			

2. Secured Party:	SOVRAN BANK/MARYLAND 6610 Rockledge Drive, Bethesda, MD 20817 Attn: Loan Administration
-------------------	---

3. This Financing Statement covers the following property and all proceeds and products thereof, including, without limitation, all proceeds of any insurance policies covering all or any part of such property.

Check ☒ one or more boxes as applicable:

☒ All Equipment - All equipment, machinery, and other goods and tangible property of the Debtor, now owned or hereafter acquired, wherever located, and the proceeds thereof, including but not limited to tools, furniture, furnishings, trade fixtures, office equipment and goods used in connection with the Debtor's business, together with all parts, alterations, attachments, additions, accessories, improvements, substitutions, replacements and accessions thereto.

☒ Inventory - All inventory of the Debtor, now owned or hereafter acquired, wherever located, and including accessories, parts, raw materials used or consumed in the Debtor's business and all returned, reclaimed or repossessed goods, replacements and substitutions thereof.

☐ Accounts Receivable, etc. - All accounts, accounts receivable, contract rights, instruments, documents, chattel paper and general intangibles now owned or hereafter acquired by the Debtor and other material or documents relating to the recording, billing or analyzing of any of the above.

☐ Specific Equipment - All of the equipment of the Debtor described on Schedule A attached hereto and made a part hereof by reference, together with all parts, alterations, attachments, additions, accessories, improvements, substitutions, replacements and accessions thereto.

☐ Other - All of the property of the Debtor described on Schedule A attached hereto and made a part hereof by reference.

☐ (If collateral is goods which are or are to become fixtures) The above described goods are affixed or to be affixed to the Real Estate described below:

Title Owner of Real Estate: _____

4. Mailing instructions: This Financing Statement, after recording, should be delivered or mailed to the Secured Party (or assignee) at the address above stated.

Debtor(s) or Assignor(s)

BAY FOREST VIDEO, INC.

Secured Party: SOVRAN BANK/MARYLAND

By: Teresa A. Peruchi

By: John German, President

Type Name Teresa A. Peruchi

Title Assistant Vice President

Type or Print Name and Title of Each Signature



Mailed to Secured Party

Identification: 3436-777 / 239533

Date: APR 2 81

BOOK 497 PAGE 439

201033

1. Debtor(s)

GERARD & SUSAN BURROYN

Name of Debtor - Print or Type

3334 LT AIRY CT Davidsonville (ANN ARUNDEL) Md 21035

Address - Street No.

City - County

State

Zip

2. Secured Party

Sears, Roebuck and Co.

Name of Secured Party - Print or Type

10300 Westgate Drive

Bethesda, Montgomery

Address - Street No.

City - County

State

Zip

3. Maturity Date (if any)

4. Check Applicable Statement:

DETERMINED FEE 13.00
POSTAGE .50
#22258-0345 407 700-00
APR 1 81

A. Continuation
The original financing statement between the forgoing Debtor and Secured Party, bearing the file number shown above, is still effective.

B. Partial Release
From the collateral described in the financing statement bearing the file number shown above, the Secured Party releases the following:

C. Assignment
The Secured Party certifies that the Secured Party has assigned to the Assignee whose name and address is shown below, Secured Party's rights under the financing statement bearing the file number, shown above in the following property:

D. Other: Termination, amendment, termination, etc. (Indicate whether amendment, termination, etc.)

1986 APR - 1 AM 11:00

C. L. CLERK

Mailed to Secured Party

Dated:

3/24/86

Sears, Roebuck and Co.

Name of Secured Party

Signature of Secured Party

R. J. Reed Credit Sales Mgr.

Type or Print (Indicate Title, if Company)

20100

- To be recorded
- (1) in the Land Records of Baltimore City;
 - (2) in the Financing Statement Records of Baltimore City;
 - (3) in the Financing Statement Records of Anne Arundel County and
 - (4) with the State Department of Assessments and Taxation

Not subject to recordation tax

Principal amount is \$68,000.00

201633

The appropriate amount of documentary stamps are affixed to a deed of trust recorded or to be recorded among the Land Records of Baltimore City, Maryland, and given as security for the same loan.

SECURITY AGREEMENT AND FINANCING STATEMENT

1. Debtor: Mailing Address of Debtor:
 - a) CHARLES L. THOMAS a) 239 Baltimore Avenue
Baltimore, Maryland 21222
 - b) JOHN ANTHONY THOMAS b) 17 Barharbor Road
Pasadena, Maryland 21122

2. Secured Party: Address of Secured Party:

STERLING SAVINGS ASSOCIATION, 106 Old Court Road
a savings and loan associa- Pikesville, Maryland 21208
tion organized and existing
under the law of Maryland,

3. In consideration of the premises and the sum of One Dollar, the receipt and adequacy of which is hereby acknowledged, Debtor does hereby create and grant to the Secured Party a security interest under the provisions of Title 9 of the Commercial Law Article of the Annotated Code of Maryland (1975 edition, as amended), in all of the collateral hereinafter mentioned.

4. This Security Agreement and Financing Statement covers all of the Debtor's right, title and interest in and to

4.1. All equipment, machinery, apparatus, fittings, building materials and other articles of personal property of every kind and nature whatsoever, now or hereafter located in or upon any interest or estate in any or all of the land which is described in Exhibit A hereto and used or usable in connection with any present or future operation of such land and now owned or hereafter acquired by the Debtor, including, by way of example rather than of limitation, all heating, lighting, laundry, clothes washing, clothes drying, incinerating and power equipment, engines, pipes, tanks, motors, conduits, switchboards, plumbing, lifting, cleaning, fire prevention, fire-extinguishing, refrigerating, ventilating, and communications apparatus, television sets, radio systems, recording systems, air-cooling and air-conditioning apparatus, ele-

RECORDED FEE 14.00
MAY 1 1986

1986 MAY -1 AM 11:01
E. ADRIAN CULLISCH



14

vators, escalators, shades, awnings, draperies, curtains, fans, furniture, furnishings, carpeting, linoleum and other floor coverings, screens, storm doors and windows, stoves, gas and electric ranges, refrigerators, garbage disposals, sump pumps, dishwashers, washers, dryers, attached cabinets, partitions, ducts and compressors, landscaping, lawn and garden equipment, security systems and including all equipment installed or to be installed or used or usable in the operation of any building or appurtenant facilities erected or to be erected in or upon such land. Some or all of the aforesaid items are or are to become fixtures upon the aforementioned land.

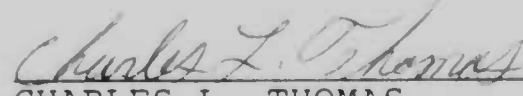
4.2. All earnings, revenues, rents, issues, profits and other income of and from the said land and other collateral, and all present and future accounts, contract rights, general intangibles, chattel paper, documents, warranty rights and instruments of the Debtor.

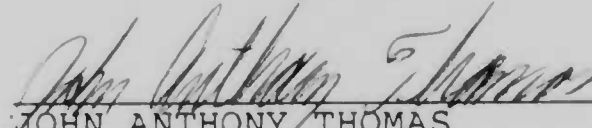
5. Proceeds of collateral, accessions and after-acquired property are covered hereunder.

6. The said land consists of all of that land located in Baltimore City, Maryland which is more particularly described in the said deed of trust and in Exhibit A hereto.

7. This Financing Statement is being given by the Debtor to the Secured Party as security for the Debtor's Deed of Trust Note of even date herewith, evidencing the Debtor's debt to the Secured Party in the principal sum of \$68,000.00. The Debtor and the Secured Party hereby agree that the Secured Party shall have a security interest in the collateral described herein, as security for such debt and the Debtor's performance of its obligations under the provisions of such Deed of Trust Note, and further agree that this Financing Statement shall constitute a security agreement with respect thereto for purposes of the provisions of Article 9 of the Uniform Commercial Code, as codified in the Commercial Law Article of the Annotated Code of Maryland (1975 edition, as amended).

Debtor:


CHARLES L. THOMAS


JOHN ANTHONY THOMAS

Date: April 23, 1986

To the Filing Officer: After this Statement has been recorded, please mail the same to Guardian Title Co., Inc., Inns of Court, 121 Allegheny Avenue, Towson, Maryland 21204

FINANCING STATEMENT

437 PAGE 442

by

CHARLES L. THOMAS and JOHN ANTHONY THOMAS, Debtor

and

STERLING SAVINGS ASSOCIATION, Secured Party

EXHIBIT A

Description of land

BEGINNING for the same on the south side of Frederick Avenue at the distance of thirty-five feet east of Irvington Avenue and running thence easterly on the south side of Frederick Avenue forty feet thence southerly parallel with Irvington Avenue one hundred forty feet to an alley twelve feet wide thence westerly on the north side of said alley with the use thereof in common forty feet and thence northerly parallel with Irvington Avenue one hundred forty feet to the place of beginning. The improvements thereon being now known as No. 4119 and No. 4121 Frederick Avenue.

Mailed to Secured Party

Clerk of the Circuit Court
Anne Arundel County
P.O. Box 71
Annapolis, Maryland 21404

497 443

ILD-141

File No. _____

Record Reference: Liber. _____

Folio _____

TERMINATION STATEMENT

..... To Be Recorded in the Land
Records. (For Fixtures Only)

The undersigned Secured Party of Record presents the following Statement to a filing officer for filing pursuant to the Uniform Commercial Code and does hereby certify:

1. The identifying file number, record reference and date of filing of the original Financing Statement to which this Termination Statement shall apply are:

File Number: 256425 _____;

Record Reference: Liber. 484 Folio 542

Date of Filing: 4/26/85

2. The name(s) and address(es) of the Debtor(s) is(are):

Name of Debtor

Address

Ji Hyang Rim
T/A Crofton Liquors

1639 Route 3
Gambrills, Maryland 21054

RECORD FEE 10.00
POSTAGE 50
42227 0345 R02 100:07
MAY 1 1986

3. The name and address of the Secured Party of Record is:

THE CITIZENS NATIONAL BANK
390 Main Street
Laurel, Maryland 20707

The Secured Party of Record further certifies that it no longer claims a security interest under the above original Financing Statement or any continuation thereof.

WHEREFORE, the Secured Party of Record requests the filing officer, pursuant to the authority contained in the Uniform Commercial Code, to note this Termination Statement in the index and to return this Termination Statement to the Debtor(s) at the foregoing address.

Secured Party of Record

Mailed to Secured Party

Dated: April 16, 1986

THE CITIZENS NATIONAL BANK

Name of Secured Party

Marilyn F. Horton

Signature of Secured Party

Marilyn F. Horton

Assistant Vice President

Type or Print (Include Title if Company)

TO BE RECORDED AMONG THE FINANCING STATEMENT
RECORDS OF ANNE ARUNDEL COUNTY

497 444

FINANCING STATEMENT

261003

Identifying File No. _____

THE AMOUNT OF TAXABLE DEBT SUBJECT TO RECORDATION TAX AS PART
OF THIS TRANSACTION IS: \$9,000.00. ALL RECORDATION TAX HAVE
BEEN PAID TO THE RECORDING CLERK OF ANNE ARUNDEL COUNTY.

This financing statement dated January 23, 1986 is presented
to a filing officer for filing pursuant to the Uniform Commercial
Code.

1. DEBTOR:

ROGER M. FRADY
201 RUSHLEY ROAD
ARNOLD, MARYLAND 21012

and

BLANCHE IDA FRADY
201 RUSHLEY ROAD
ARNOLD, MARYLAND 21012

2. SECURED PARTY:

MYRL E. SMITH
13701 ECK ROAD
HYDES, MARYLAND 21082

and

EDWARD J. HELMSTETTER
213 MANSION ROAD
LINTHICUM, MARYLAND 21090

3. MATURITY DATE OF OBLIGATION: October 1, 1991

4. THIS FINANCING STATEMENT COVERS THE FOLLOWING TYPES (OR
ITEMS) OF PROPERTY:

All, but not limited to, equipment, fixtures, goodwill,
inventory, trademarks, tradenames, and all other tangible
and intangible assets of the business known as Greentree
Exxon Service Station and located at 8001 Crain Highway,
Glen Burnie, Maryland 21061.

5. THE PROCEEDS OF COLLATERAL ARE ALSO COVERED.

DEBTOR:

SECURED PARTY:

Roger M. Frady
ROGER M. FRADY

Myrl E. Smith
MYRL E. SMITH

Blanche Ida Frady
BLANCHE IDA FRADY

Edward J. Helmstetter
EDWARD J. HELMSTETTER

RETURN TO:

Richard L. Stack, Esq.
7437 Baltimore-Annapolis Blvd.
Glen Burnie, Maryland 21061

RECORD FEE 14.00
RECORD TAX 63.00
POSTAGE 50
MAY 1 1986

1986 MAY -1 AM 11:01

BL
CLERK

400
6300
6350

STATE OF MARYLAND
ANNE ARUNDEL COUNTY, to wit:

I HEREBY CERTIFY that on this day of ,
1986, before me, the subscriber, a Notary Public of the State
of Maryland, in and for the County aforesaid, personally appeared
ROGER M. FRADY and BLANCHE IDA FRADY, and they acknowledged the
foregoing Financing Statement to be their act and made oath in
due form of law that the matters and facts above set forth are
true and correct as therein stated.

NOTARY PUBLIC

My Commission Expires:
July 1, 1986

STATE OF MARYLAND
ANNE ARUNDEL COUNTY, to wit:

I HEREBY CERTIFY that on this *18th* day of *February*,
1986, before me, the subscriber, a Notary Public of the State
of Maryland, in and for the County aforesaid, personally appeared
MYRL E. SMITH and he acknowledged the foregoing Financial State-
ment to be his act and made oath in due form of law that the
matters and facts above set forth are true and correct as therein
stated.




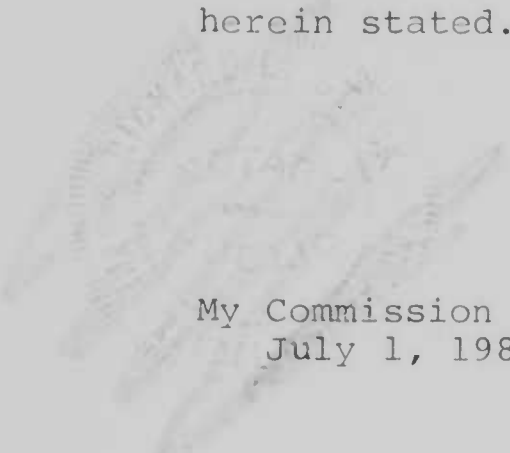
NOTARY PUBLIC

My Commission Expires:
July 1, 1986

STATE OF MARYLAND
ANNE ARUNDEL COUNTY, to wit:

I HEREBY CERTIFY that on this *18th* day of *February*,
1986, before me, the subscriber, a Notary Public of the State
of Maryland, in and for the County aforesaid, personally appeared
EDWARD J. HELMSTETTER and he acknowledged the foregoing Financial
Statement to be his act and made oath in due form of law that the

matters and facts above set forth are true and correct as
herein stated.



NOTARY PUBLIC

My Commission Expires:
July 1, 1986

Mailed to Secured Party

ANNAPOLIS FEDERAL SAVINGS AND LOAN ASSOCIATION
ANNAPOLIS, MARYLAND 21404

FINANCING STATEMENT

BOOK 497 PAGE 447

DATE: April 16, 1986

(XX) Not Subject to Recordation Tax

201000

() Subject to Recordation Tax of \$ _____

NAME OF DEBTOR(s): La Fiesta Corporation

ADDRESS: 1153 Route 3 North
Gambrills, MD 21054

NAME OF SECURED PARTY: ANNAPOLIS FEDERAL SAVINGS AND LOAN ASSOCIATION
CONSUMER/COMMERCIAL LENDING DEPARTMENT

ADDRESS: P.O. Box 751, 140 Main Street
Mail to Annapolis, MD 21404

THIS FINANCING STATEMENT COVERS THE FOLLOWING TYPES (OR ITEMS) OF PROPERTY:

All furniture, fixtures, equipment, inventory, accounts receivables now owned
and hereafter acquired, excluding motor vehicles.

1986 MAY - 1 AM 11:01
E. ALBERT J. COLLISON
CLERK



RECORD FEE 11.00
POSTAGE .50
422273 0345 R02 109:19
MAY 1 86

DEBTOR(S):

La Fiesta Corporation

By: ✓ D. Kapoor, President
Doulat Kapoor

SECURED PARTY:

ANNAPOLIS FEDERAL SAVINGS
AND LOAN ASSOCIATION

By: Paul R. O'Connell
(Authorized Signature)

Paul R. O'Connell, Vice President
(Type Name and Title)

(NOTE: Type name under each
signature and if company,
type name of company and
name and title of authorized
signer.)

11-2
S

STATE OF MARYLAND
FINANCING STATEMENT FORM UCC-1
BOOK 437 PAGE 448
Identifying File No. 201002

ALL INFORMATION MUST BE TYPEWRITTEN OR PRINTED IN INK. SIGNATURES MUST BE IN INK

If transaction or transactions wholly or partially subject to recordation tax indicate amount of taxable debt here. \$

If this statement is to be recorded in land records check here. ☐

This financing statement Dated is presented to a filing officer for filing pursuant to the Uniform Commercial Code.

1. DEBTOR

Name Bay Ridge Beach, Inc.
Address 7 Herndon Ave, Annapolis, Md 21403

2. SECURED PARTY

Name Tidewater Tractor, Inc.
Address Bay 216, Wye Mills, Md 21679
Moses Ferguson Credit Corp.
10357, Des Moines, Ia. 50306
Person And Address To Whom Statement Is To Be Returned If Different From Above.

3. Maturity date of obligation (if any)

4. This financing statement covers the following types (or items) of property: (list)

MF 1040-4 Tractor S.N. 40771
MF 226 blade S.N. 6706
Yolk rake S.N. 3935

S3. 19057.86 03358

Causey Anne Crundell

not subject to recordation or tax
CHECK ☒ THE LINES WHICH APPLY

5. ☐ (If collateral is crops) The above described crops are growing or are to be grown on: (describe real estate)

☐ (If collateral is goods which are or are to become fixtures) The above described goods are affixed or to be affixed to: (describe real estate)

Mailed to Secured Party

☐ (Proceeds of collateral are also covered)

☐ (Products of collateral are also covered)

John M. Mekeas
(Signature of Debtor)

John M. Mekeas
Type or Print Above Name on Above Line

(Signature of Debtor)

Type or Print Above Signature on Above Line

Grant B. Northrup
(Signature of Secured Party)

Grant B. Northrup
Type or Print Above Signature on Above Line

201035

FINANCING STATEMENT

1. ☐ To be recorded in the Land Records.
2. ☒ To be recorded among the Financing Statement Records.
3. ☐ Not subject to Recordation Tax.
4. ☒ Subject to Recordation Tax on an initial debt in the principal amount of \$ 16,763.00. The Debtor(s) certifies that with the filing of this Financing Statement or a duplicate of this Financing Statement, the Recordation Tax on the initial debt has been paid to Anne Arundel County.

5. Debtor(s) Name(s) Address(es)
 Franklin R. Wood 1911 Severn Grove Rd
 Christine Strittmatter Annapolis MD 21401

6. Secured Party Address 100 South Charles St.
 Equitable Bank, National Association Baltimore MD 21201
 Attention: Joanne Beam

7. This Financing Statement covers the following property and all proceeds and products thereof, including, without limitation, all proceeds of any insurance policies covering all or any part of such property:

☐ A. **Inventory.** All of the inventory of each Debtor both now owned and hereafter acquired and as the same may now and hereafter from time to time be constituted, together with all cash and non-cash proceeds and products thereof.

☐ B. **Accounts.** All of the accounts of each Debtor (including, without limitation, all notes, notes receivable, drafts, acceptances and similar instruments and documents) both now owned and hereafter acquired, together with (i) all cash and non-cash proceeds thereof, and (ii) all returned, rejected or repossessed goods, the sale or lease of which shall have given or shall give rise to an account and all cash and non-cash proceeds and products of all such goods.

☐ C. **General Intangibles.** All of the general intangibles of each Debtor (including, without limitation, all things in action, contractual rights, goodwill, literary rights, rights to performance, copyrights, trademarks and patents), both now owned and hereafter acquired, together with all cash and non-cash proceeds and products thereof.

☐ D. **Chattel Paper.** All of the chattel paper of each Debtor both now owned and hereafter existing, acquired or created, together with (i) all moneys due and to become due thereunder, (ii) all cash and non-cash proceeds thereof, (iii) all returned, rejected or repossessed goods, the sale or lease of which shall have given or shall give rise to chattel paper and all cash and non-cash proceeds and products of all such goods, and (iv) all property and goods both now owned and hereafter acquired by each Debtor which are sold, leased, secured, serve as security for, are the subject of, or otherwise covered by, the chattel paper of each such Debtor, together with all rights incident to such property and goods and all cash and non-cash proceeds thereof.

☐ E. **All Equipment and Fixtures.** All of the equipment and fixtures of each Debtor, both now owned and hereafter acquired, together with (i) all additions, parts, fittings, accessories, special tools, attachments and accessions now and hereafter affixed thereto and/or used in connection therewith, (ii) all replacements thereof and substitutions therefor, and (iii) all cash and non-cash proceeds and products thereof.

☒ F. **Specific Equipment and Fixtures.** All of the equipment and fixtures of each Debtor described on Schedule A attached hereto and made a part hereof by reference, together with (i) all additions, parts, fittings, accessories, special tools, attachments and accessions now and hereafter affixed thereto and/or used in connection therewith, (ii) all replacements thereof and substitutions therefor, and (iii) all cash and non-cash proceeds and products thereof.

☐ G. **Other.** All of the property of each Debtor described on Schedule A attached hereto and made a part hereof by reference, together with all cash and non-cash proceeds thereof.

8. **Proceeds.** Cash and non-cash proceeds of the above property are also covered by this Financing Statement including specifically, but without limitation, (a) cash and non-cash proceeds deposited in any deposit accounts, and (b) all accounts, chattel paper, instruments, inventory, equipment, general intangibles or other goods or property purchased or acquired with cash and/or non-cash proceeds of any of the above property.

9. ☐ All or a portion of the property described above is affixed or is to be affixed to or is to be crops on the real estate described on Schedule A attached hereto and made a part hereof by reference. The record owner(s) of such real estate

is/are:

Debtors

Franklin R. Wood (Seal)

Christine Strittmatter (Seal)

BL
CLERK

(Seal)

(Seal)

Mr. Clerk: Please return to the Equitable Bank, National Association to the officer and at the address set forth in paragraph 6 above.

12.00
119.00
SU

SCHEDULE A

497 PAGE 450

This Schedule A is attached to and made a part of a Financing Statement by and between Equitable Bank, National Association and Franklin R. Wood and Christine Strittmatter, Individuals dated _____

F. Specific Equipment and Fixtures

1980 Liberty Mobile Home Serial #08L17025

Franklin R. Wood
Franklin R. Wood

Christine Strittmatter
Christine Strittmatter

Mailed to Secured Party

FINANCING STATEMENT

1. Name of Debtor: HARBOR MIST LIMITED PARTNERSHIP
Address: 7700 Water Oak Point Road
Pasadena, Maryland 21122
2. Name of Secured Party: MARYLAND NATIONAL BANK
Address: Real Estate Department
10 Light Street
Baltimore, Maryland 21202

3. This Financing Statement covers the following types (or items) of property:

(a) The interest of Debtor in all building materials, furniture, fixtures, machinery, equipment and tangible personal property of every kind and nature whatsoever (other than consumable goods, inventory, and trade fixtures or other personal property owned by tenants occupying all or any portion of the improvements on the premises hereinafter described) now or hereafter located on, contained in or upon or attached to, or used or usable in connection with the premises (and any and all improvements thereon, whether now existing or hereafter constructed) described in a certain Deed of Trust dated April 14, 1986 from Debtor to Lawrence J. Grady, Jr. and Stephen F. Beckenholdt, Trustees (the Deed of Trust), all property being located in Anne Arundel County, Maryland, said property being more particularly described in Exhibit A attached hereto and made a part hereof.

(b) All accounts receivable in respect of any and all leases and subleases (it being understood and agreed that pursuant to the Deed of Trust, the Secured Party received an absolute assignment of leases, subleases and rents, but in the event a court of competent jurisdiction fails to recognize or enforce such assignment or rules it ineffective, the parties agree that in the alternative, the Secured Party shall be considered to have been granted a security interest in such leases, subleases and rents and the accounts receivable therefrom) or contracts of sale executed by the Debtor of any part or parcel of the described land and the improvements thereon located, whether said accounts receivable are in existence or hereafter created and the proceeds thereof.

(c) All general intangibles, actions and rights in actions with respect to the real and personal property described in the Deed of Trust, including, but not limited to, all rights to insurance and condemnation proceeds.

4. Proceeds and products of all collateral are covered.
5. Not subject to recordation tax. The principal sum of \$750,000 represents purchase money.

Debtor:

HARBOR MIST LIMITED PARTNERSHIP,
a Maryland limited partnership

By Michael Berman
Michael Berman
Sole General Partner

Secured Party:

MARYLAND NATIONAL BANK

By Peter L. Hickling
Peter L. Hickling
Vice President



1988 MAY -1 AM 11:34

14 CC
EASTERN COLLISION
P. CAR

497 PAGE 452

Mr. Clerk: Return to Miles & Stockbridge
10 Light Street
Baltimore, Maryland 21202
ATTN: Kathleen M. Donahue

PLEASE RECORD AS FOLLOWS:

1. IN THE FINANCING STATEMENT RECORDS OF ANNE ARUNDEL
COUNTY
2. WITH THE STATE DEPARTMENT OF ASSESSMENTS AND TAXATION

RLK11/w

EXHIBIT A

PROPERTY DESCRIPTION

ALL that tract or parcel of land located Anne Arundel County, State of Maryland, and more particularly described as follows:

BEGINNING for the same at a pipe found at the beginning of the South 01°08'30" West 464.64 foot line of a conveyance from Bay Cove Marina Incorporated to Oak Harbor Marina Incorporated by Deed dated October 27, 1964 and recorded among the Land Records of Anne Arundel County, Maryland in Book 1807 folio 13;

THENCE, running from said beginning point so fixed and with the above mentioned line South 01°08'30" West 464.64 feet to a pipe found at the end of said line, said pipe also being in the North outline of Lot 39, as shown on Plat of Rockanna recorded among the Plat Records of Anne Arundel County, Maryland in Plat Book 23 page 4;

THENCE running with part of the north line of said Lot 39 and still with the outline of the above mentioned conveyance North 82°31'20" West 141 feet to a pipe found at the northeast end of a 40 foot road as shown on the above mentioned plat of Rockanna said pipe also being at the northwest corner of the above mentioned Lot 39;

THENCE still with the outlines of the abovementioned conveyance and running across the end of said 40 foot road and with the north line of Lot 1 of Rockanna North 82°31'20" West 251.02 feet to a pipe found;

THENCE continuing North 82°31'20" West 5.78 feet to a point on the shoreline of Rock Creek;

THENCE leaving Rockanna and running with the shoreline of Rock Creek as now located North 01°29'30" West 45.66 feet to a point;

THENCE North 12°18' West 58.38 feet to a point;

THENCE North 01°01'50" East 51.68 feet to a point;

THENCE North 01°43'20" East 241.66 feet to a point;

THENCE North 30°35'20" West 27.09 feet to a point;

THENCE North 27°51'40" East 51.20 feet to a point where the South 82°30'40" East 400 foot line of the abovementioned conveyance extended in a Northwesterly direction would intersect the shoreline of Rock Creek;

THENCE leaving Rock Creek and running with said extension and the above mentioned South 82°30'40" East 400 foot line South 82°30'40" East 402.68 feet to the place of beginning;

CONTAINING 4.356 acres and as surveyed by J. R. McCrone, Jr., Inc., Professional Engineers and Land Surveyors.

TOGETHER WITH the use of an existing unsurveyed dirt road varying in width as now used for ingress and egress from the herein described parcel to Water Oak Point, and described as follows:

BEGINNING for the same at a point in and South 01°8'30" West 311.91 feet from the beginning of the first line of the above described 4.356 acres.

THENCE running from said beginning point so fixed and running with the centerline of an existing unsurveyed dirt road South 60°04' East 443.33 feet to a point;

THENCE continuing with the centerline of said dirt road South 57°33' East 284.92 feet to a point in the centerline of Water Oak Point and at the end of said unsurveyed road.

Mail to Miles C. Stackbridge

~~Mailed to Secured Party~~

FINANCING STATEMENT

(To Be Used Where The Collateral Is Fixtures)

This Financing Statement is presented to a filing officer pursuant to the Uniform Commercial Code:

1. DEBTOR: Boca Construction, Inc.
(Name or Names - Last Name First)

2 Evergreen Road, Severna Park, Maryland 21146
(Address)

2. SECURED PARTY: Eastern Savings Bank, fsb
(Name or Names)

30 East Padonia Road, Timonium, Maryland 21093
(Address)

3. ASSIGNEE (If any)
OF SECURED PARTY: _____
(Name or Names)

(Address)

4. This Financing Statement covers the following types (or items) property:

SEE "EXHIBIT B"

5. The land upon which the above described collateral is or is to be located is described as follow:

SEE "EXHIBIT A"

(If additional sheets are attached hereto, state number thereof: 2)

6. Proceeds of collateral are covered hereunder: YES X NO _____

7. This transaction (is) ~~(XXXXXX)~~ exempt from the Recordation Tax.

8. The principal amount of the debt initially incurred is \$ 105,000.00
FINANCING STATEMENTS, ANNE ARUNDEL COUNTY, MD.

9. Filed with: FINANCING STATEMENTS, ANNE ARUNDEL COUNTY, MD.

10. RETURN TO: David C. Daneker, Semmes, Bowen & Semmes, 10 Light Street, Suite 1100
Baltimore, MD 21202

Dated this 14th day of April, 198 6

DEBTOR:

Boca Construction, Inc.

By: _____

Thomas M. Carolan (Title)
President

FOR FILING OFFICER USE

File No. _____ Date and Hour of Filing _____

Record Reference _____

13.3

RECORD FEE 13.00
POSTAGE .50
405480 COST ROL 111416
MAY 1 1986



1986 MAY -1 AM 11:29

F. ARUNDEL COUNTY CLERK

EXHIBIT "A"

BEING KNOWN AND DESIGNATED as Lot No. 1, as shown on the Plat entitled "Plat One, Section Two and a Resubdivision of Lot No. 7, Section One, Twin Oaks, Second Addition to Linthicum Heights", which Plat is recorded among the Land Records of Anne Arundel County in Plat Book 83, folio 35.

EXHIBIT "B"

a. The interest of Debtor in all building materials and fixtures, equipment, furniture, furnishings and inventory of every kind and nature whatsoever now or hereafter located or contained in or upon or attached to the real property described in Paragraph 4 of this Financing Statement, and the improvements thereon (such real property and the improvements herein referred to as the "Property") or any part thereof, and used or useable in connection with any present or future use or operations of the property, or any part thereof, whether now owned or hereafter acquired by the Secured Party, the Debtor or others, together with all alterations, additions, accessories, and improvements thereto, substitutions therefor and renewals and replacements thereof; and together with all proceeds thereof in accordance with the terms of the loan documents including the proceeds, if any, of all insurance policies in connection therewith and all condemnation awards. The property is also described in a certain Deed of Trust of even date herewith between Debtor and the Secured Party.

b. The interest of Debtor in any and all judgments, awards or payments (other than insurance payments belonging to Debtor), as a result of or in connection with (i) any taking of property or any part thereof under the power of eminent domain, either temporarily or permanently, and (ii) any other injury or damage to the property.

c. The interest of the Debtor in all payments or prepaid premiums, from all casualty insurance policies covering the property (subject to the terms of the loan agreement.)

d. All leases and rents with respect to the subject property, including security deposits, reserving to Debtor the right to collect rents until notified to the contrary by Secured Party.

~~Mailed to Secured Party~~

Mail to David C. Lane

497 PAGE 457

201015

This FINANCING STATEMENT is presented to a filing officer for filing pursuant to the Uniform Commercial Code.

<p>1 Debtor(s) (Last Name First) and Address(es)</p> <p>Charles F. Meyer & Sons, Incorporated 4910 Sands Road Lothian, MD 20711</p>	<p>2 Secured Party(ies) and Address(es)</p> <p>Furnival Machinery Company 7135 Standard Drive Hanover, MD 21076</p>	<p>3 Maturity date (if any):</p> <p>For Filing Officer (Date, Time, Number, and Filing Office)</p> <p>RECORD FEE 11.00 POSTAGE .50 #22354 0777 P02 114:15 MAY 1 86</p>
<p>4 This financing statement covers the following types (or items) of property</p> <p>One (1) Komatsu Model WA450 Wheel Loader SN/10282</p> <p>COMPLETewith ALL PRESENT AND FUTURE ATTACHMENTS, ACCESSORIES, REPLACEMENT PARTS, REPAIRS, ADDITIONS AND ALL PROCEEDS THEREOF.</p> <p>Transaction Exempt from Recordation Tax</p>		<p>5 Assignee(s) of Secured Party and Address(es)</p> <p>Associates Commercial Corporation, 8002 Discovery Drive, #420, Richmond, VA 23288</p>

This statement is filed without the debtor's signature to perfect a security interest in collateral. (check ☒ if so)

☐ already subject to a security interest in another jurisdiction when it was brought into this state

☐ which is proceeds of the original collateral described above in which a security interest was perfected

Check ☒ if covered. ☒ Proceeds of collateral are also covered ☐ Products of Collateral are also covered No. of additional sheets presented:

Filed with: Anne Arundel County

Charles F. Meyer & Sons, Incorporated _____ Furnival Machinery Company _____

By: [Signature] _____ By: [Signature] SECY TREAS _____

Signature(s) of Debtor(s) Signature(s) of Secured Party(ies)

Filing Officer Copy — Alphabetical

603469 Rev. 12-80

Mailed to Assignee



1986 MAY - 1 PM 3:18
5 ANN ARUNDEL COUNTY
NORTHSON

BOOK 497 PAGE 458

This **STATEMENT** is presented to a filing officer for filing pursuant to the Uniform Commercial Code:

1. Debtor(s) (Last Name First) and address(es) MERRIMAN/YACHT SPECIALTIES, INC. 215 Najoles Road Millersville, Maryland 21108	2. Secured Party(ies) and address(es) JAMES TALCOTT, INC. 3500 Piedmont Road, N.E. Atlanta, Georgia 30305	3. Maturity date (if any): For Filing Officer (Date, Time and Filing Office)
--	--	---

4. This statement refers to original Financing Statement bearing File No. 486-333
Filed with Anne Arundel County Date Filed 6/21/85 1985

5. ☐ Continuation. The original financing statement between the foregoing Debtor and Secured Party, bearing file number shown above, is still effective.
6. ☐ Termination. Secured party no longer claims a security interest under the financing statement bearing file number shown above.
7. ☒ Assignment. The secured party's right under the financing statement bearing file number shown above to the property described in Item 10 have been assigned to the assignee whose name and address appears in Item 10.
8. ☐ Amendment. Financing Statement bearing file number shown above is amended as set forth in Item 10.
9. ☐ Release. Secured Party releases the collateral described in Item 10 from the financing statement bearing file number shown above.
10. Secured Party's rights to all property described under the financing statement bearing the file number above are assigned to CONGRESS FINANCIAL CORPORATION - (CENTRAL) 100 South Wacker Drive, Chicago, Illinois 60606.

RECORD FEE 10.00
422360 6777 002 714734
MAY 1 86

No. of additional Sheets presented: _____

By: _____ Signature(s) of Debtor(s) (necessary only if Item 8 is applicable).

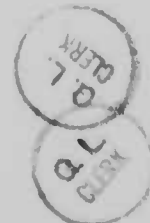
By: James Talcott, Inc. Signature(s) of Secured Party(ies)

(1) Filing Officer Copy - Alphabetical

STANDARD FORM - FORM UCC-3

10⁰⁰

Mailed to Secured Party



1986 MAY -1 PM 3:19

E. ALLEN COLLISON

BOOK 497 PAGE 459

201017

Installment Sales Agreement
XXXXXX (Not Subject) to Recordation Tax **FINANCING STATEMENT** Principal Amount of Debt \$ _____
This Financing Statement is presented to a filing officer pursuant to the Uniform Commercial Code

BORROWER(S) Name(s) (Last Name first) and Address(es)	SECURED PARTY'S Name and Address
Faughnan Charles E. Faughnan Susan M. 926 Barracuda Cove Court Annapolis, MD 21401	MARYLAND NATIONAL BANK 326 First Street Annapolis, MD 21403

This Financing Statement covers the following types of items of property:

(Describe fully, including where applicable manufacturer's or trade name, model and year, serial number, and whether new or used)		
1983 MacGregor 24'11 Hull #MACR2218M83K MACR2218M83K	1983 MacGregor Trailer 25' #116BB12AXDC001564	1983 Johnson 7.5hp Serial #5746575

Also any accessories or equipment now or hereafter attached to any of above, replacements therefor and proceeds of any of above

BORROWER(S)

Charles E. Faughnan
Charles E. Faughnan, Charles E.
Susan M. Faughnan
Susan M. Faughnan

SECURED PARTY

MARYLAND NATIONAL BANK

By

Jeanne Young
(Authorized Signature)

RECORD FEE 12.00
#22361 0777 R02 114:35
MAY 1 1986

(NOTE: Type name under each signature and if company, type name of company and name and title of authorized signer.)

(Mr. Clerk: Return to MARYLAND NATIONAL BANK at _____)



Mailed to Secured Party

1986 MAY -1 PM 3:19

Maryland

BOOK 497 PAGE 450

201013

FINANCING STATEMENT FORM UCC-1

Identifying File No. _____

ALL INFORMATION MUST BE TYPEWRITTEN OR PRINTED IN INK. SIGNATURES MUST BE IN INK.

If transaction or transactions wholly or partially subject to recordation tax indicate amount of taxable debt here \$ _____

If this statement is to be recorded in land records check here. ☐

This financing statement Dated Feb. 4, 1986 is presented to a filing officer for filing pursuant to the Uniform Commercial Code.

1. DEBTOR

Name Carl Tehsman

Address Rt. 175 & Clark Lane, Baltimore, MD 20794

2. SECURED PARTY

Name SHELL OIL COMPANY

Address P. O. BOX 1703 ATLANTA, GA 30371

Attn: Customer Support

Person And Address To Whom Statement Is To Be Returned If Different From Above.

3. Maturity date of obligation (if any) _____

4. This financing statement covers the following types (or items) of property: (list)

ALL INVENTORY AND EQUIPMENT (INCLUDING FIXTURES) NOW OWNED OR HEREAFTER ACQUIRED, ALL ACCOUNTS RECEIVABLE NOW EXISTING OR HEREAFTER ARISING, AS WELL AS THE PROCEEDS FROM ALL SALES OF INVENTORY AND EQUIPMENT AND COLLECTION OF ACCOUNTS RECEIVABLE, LOCATED ON THE PREMISES AT DEBTOR'S ADDRESS SPECIFIED IN THE SECURITY AGREEMENT, AND/OR RELATED TO THE CONDUCT OF DEBTOR'S BUSINESS THERE.

CHECK ☒ THE LINES WHICH APPLY

5. ☐ (If collateral is crops) the above described crops are growing or are to be grown on: (describe real estate)

☐

Service Station Premises located at Rt. 175 & Clark Lane

Baltimore, MD 20794

☐ (Proceeds of collateral are also covered)

☐ (Products of collateral are also covered)

(Signature of Debtor)

Carl Tehsman

Type or Print Above Signature on Above Line

(Signature of Debtor)

Type or Print Above Signature on Above Line

Mailed to Secured Party

(Signature of Secured Party)

K. J. Gill, Territory Manager

Type or Print Above Name on Above Line

BL
CLERK

1986 MAY -1 PM 3:19

Anne Arundal
County

497 461

201619

FINANCING STATEMENT

- ☐ To Be Recorded in the Land Records at _____
- ☒ To Be Recorded among the Financing Statement Records at Anne Arundel County
- ☒ Not subject to Recordation Tax.
- ☐ Subject to Recordation Tax on an initial debt in the principal amount of \$ _____. The Debtor(s) certifies that with the filing of this Financing Statement or a duplicate of this Financing Statement, the Recordation Tax on the initial debt has been paid to _____

5 Debtor(s) Name(s) Address(es)
Covington Machine & Welding, Inc. 2015 Renard Court
Annapolis, Maryland
21401

6 Secured Party Address
Maryland National Bank 1713 West Street
Attention: Janice B. Marcellas Annapolis, Maryland 21401
(Mr. Clerk: Please return to Maryland National Bank to the department at the address set forth in paragraph 6 above.)

7. This Financing Statement covers the following property and all proceeds and products thereof, including, without limitation, all proceeds of any insurance policies covering all or any part of such property:

N/A A. *Inventory*. All of the inventory of each Debtor both now owned and hereafter acquired and as the same may now and hereafter from time to time be constituted, together with all cash and non-cash proceeds and products thereof.

N/A B. *Contract Rights*. All of the contract rights of each Debtor both now owned and hereafter acquired, together with all cash and non-cash proceeds and products thereof.

N/A C. *Accounts*. All of the accounts of each Debtor (including, without limitation, all notes, notes receivable, drafts, acceptances and similar instruments and documents) both now owned and hereafter acquired, together with (i) all cash and non-cash proceeds thereof, and (ii) all returned, rejected or repossessed goods, the sale or lease of which shall have given or shall give rise to an account and all cash and non-cash proceeds and products of all such goods.

N/A D. *General Intangibles*. All of the general intangibles of each Debtor (including, without limitation, all things in action, contractual rights, goodwill, literary rights, rights to performance, copyrights, trademarks and patents), both now owned and hereafter acquired, together with all cash and non-cash proceeds and products thereof.

N/A E. *Chattel Paper*. All of the chattel paper of each Debtor both now owned and hereafter existing, acquired or created, together with (i) all moneys due and to become due thereunder, (ii) all cash and non-cash proceeds thereof, (iii) all returned, rejected or repossessed goods, and the sale or lease of which shall have given or shall give rise to chattel paper and all cash and non-cash proceeds and products of all such goods, and (iv) all property and goods both now owned and hereafter acquired by each Debtor which are sold, leased, secured, serve as security for, are the subject of, or otherwise covered by, the chattel paper of each such Debtor, together with all rights incident to such property and goods and all cash and non-cash proceeds thereof.

N/A F. *All Equipment*. All of the equipment of each Debtor, both now owned and hereafter acquired, together with (i) all additions, parts, fittings, accessories, special tools, attachments and accessions now and hereafter affixed thereto and/or used in connection therewith, (ii) all replacements thereof and substitutions therefor, and (iii) all cash and non-cash proceeds and products thereof.

☒ G. *Specific Equipment*. All of the equipment of each Debtor described on Schedule A attached hereto and made a part hereof by reference, together with (i) all additions, parts, fittings, accessories, special tools, attachments and accessions now and hereafter affixed thereto and/or used in connection therewith, (ii) all replacements thereof and substitutions therefor, and (iii) all cash and non-cash proceeds and products thereof.

N/A H. *Other*. All of the property of each Debtor described on Schedule A attached hereto and made a part hereof by reference, together with all cash and non-cash proceeds thereof.

N/A ☐ All or a portion of the property described above is affixed or is to be affixed to or is or is to be crops on the real estate described on Schedule A attached hereto and made a part hereof by reference.

COVINGTON MACHINE & WELDING, INC.

Nancy S. Covington SEC. (Seal)

(Seal)

Secured Party
Maryland National Bank

Janice B. Marcellas (Seal)

Janice B. Marcellas - Manager &
Type name and title Assistant Vice President

MARYLAND NATIONAL BANK

207-95 REV 7/85



Mailed to Secured Party

1986 MAY -1 PM 3:19

E. ADRIAN COLLISON
CLERK

BOOK 437 PAGE 432

This Schedule A is attached to and made a part of a Security Agreement between Maryland National Bank and Covington Machine & Welding, Inc. dated April 28, 1986.

1. Used 1974 Grove TMS-300 Hydraulic truck crane, serial # 30193 with 104' boom, 32' job, G.M. diesel engine (35 ton)

FINANCING STATEMENT

201650

1. ☐ To be recorded in the Land Records.
2. ☒ To be recorded among the Financing Statement Records.
3. ☐ Not subject to Recordation Tax.
4. ☒ Subject to Recordation Tax on an initial debt in the principal amount of \$ 14,000.00. The Debtor(s) certifies that with the filing of this Financing Statement or a duplicate of this Financing Statement, the Recordation Tax on the initial debt has been paid to Clerk to the Circuit Court of Anne Arundel County.

5. Debtor(s) Name(s)

Address(es)

Artcraft Stamps, Inc.

10984 Gilford Road
Annapolis Junction, Maryland 20707

6. Secured Party

Address

Equitable Bank, National Association

100 South Charles Street
Baltimore, Maryland 21201

Attention: Denise Yeshnik

Documentation Assistant

7. This Financing Statement covers the following property and all proceeds and products thereof, including, without limitation, all proceeds of any insurance policies covering all or any part of such property:

☐ A. **Inventory.** All of the inventory of each Debtor both now owned and hereafter acquired and as the same may now and hereafter from time to time be constituted, together with all cash and non-cash proceeds and products thereof.

☐ B. **Accounts.** All of the accounts of each Debtor (including, without limitation, all notes, notes receivable, drafts, acceptances and similar instruments and documents) both now owned and hereafter acquired, together with (i) all cash and non-cash proceeds thereof, and (ii) all returned, rejected or repossessed goods, the sale or lease of which shall have given or shall give rise to an account and all cash and non-cash proceeds and products of all such goods.

☐ C. **General Intangibles.** All of the general intangibles of each Debtor (including, without limitation, all things in action, contractual rights, goodwill, literary rights, rights to performance, copyrights, trademarks and patents), both now owned and hereafter acquired, together with all cash and non-cash proceeds and products thereof.

☐ D. **Chattel Paper.** All of the chattel paper of each Debtor both now owned and hereafter existing, acquired or created, together with (i) all moneys due and to become due thereunder, (ii) all cash and non-cash proceeds thereof, (iii) all returned, rejected or repossessed goods, the sale or lease of which shall have given or shall give rise to chattel paper and all cash and non-cash proceeds and products of all such goods, and (iv) all property and goods both now owned and hereafter acquired by each Debtor which are sold, leased, secured, serve as security for, are the subject of, or otherwise covered by, the chattel paper of each such Debtor, together with all rights incident to such property and goods and all cash and non-cash proceeds thereof.

☒ E. **All Equipment and Fixtures.** All of the equipment and fixtures of each Debtor, both now owned and hereafter acquired, together with (i) all additions, parts, fittings, accessories, special tools, attachments and accessions now and hereafter affixed thereto and/or used in connection therewith, (ii) all replacements thereof and substitutions therefor, and (iii) all cash and non-cash proceeds and products thereof.

☐ F. **Specific Equipment and Fixtures.** All of the equipment and fixtures of each Debtor described on Schedule A attached hereto and made a part hereof by reference, together with (i) all additions, parts, fittings, accessories, special tools, attachments and accessions now and hereafter affixed thereto and/or used in connection therewith, (ii) all replacements thereof and substitutions therefor, and (iii) all cash and non-cash proceeds and products thereof.

☐ G. **Other.** All of the property of each Debtor described on Schedule A attached hereto and made a part hereof by reference, together with all cash and non-cash proceeds thereof.

8. **Proceeds.** Cash and non-cash proceeds of the above property are also covered by this Financing Statement including specifically, but without limitation, (a) cash and non-cash proceeds deposited in any deposit accounts, and (b) all accounts, chattel paper, instruments, inventory, equipment, general intangibles or other goods or property purchased or acquired with cash and/or non-cash proceeds of any of the above property.

9. ☐ All or a portion of the property described above is affixed or is to be affixed to or is to be crops on the real estate described on Schedule A attached hereto and made a part hereof by reference. The record owner(s) of such real estate is/are:

Debtors Artcraft Stamps, Inc.

By: John W. Kastendike, President

(Seal)

(Seal)

(Seal)

(Seal)

Mr. Clerk: Please return to the Equitable Bank, National Association to the officer and at the address set forth in paragraph 6 above.

Form 509 (7/82)

EQUITABLE BANK, N.A.
LOAN DOCUMENTATION CENTER
100 S. CHARLES ST. 3rd FL.
BALTIMORE, MARYLAND 21201

Mailed to Secured Party



1986 MAY -1 PM 3:19

E. AURIPY COLLISON
CLERK

1100

9800

50

FINANCING STATEMENT—MARYLAND

File No. _____

This Financing Statement is presented to a filing officer for filing pursuant to the Uniform Commercial Code:

1. The name and address of the Debtor is:

William M. Clark, Jr. 1507 Mintwood Drive
Susan B. Clark McLean, Virginia 22101

2. The name and address of the Secured Party (or Assignee) is:

First Virginia Bank
6400 Arlington Blvd.
Falls Church, Virginia 22046

3. The maturity date of the obligation (if any) is: _____

4. This Financing Statement covers the following types (or items) of property: (Describe)

One 1979 Post 42' Power Boat Hull #42-129
with 2 671N Detroit Diesel Engines #'s 6A370631 & 6A369728

RECORD FEE 12.00
MAY 1 1986
422374 CT77 R02 114:51
MAY 1 86

5. Check the lines which apply if any, and supply the information indicated:

☐ (If collateral is crops). The above described crops are growing or are to be grown on:
(describe real estate)

☐ (If Collateral is goods which will or are to become fixtures, complete this section and type conspicuously at the top the following: "To be Recorded in the Land Records") The above goods are affixed or are to be affixed to: (describe real estate)

☐ (If proceeds of collateral are claimed) Proceeds of the collateral are also covered.

☐ (If products of collateral are claimed) Products of the collateral are also covered.

6. Transaction is ☐ is not ☐ (check which applies) subject to recordation tax imposed by Article 81, section 277 and 278, Ann. Code of Maryland. If answer is in affirmative, the principal amount of the debt initially incurred is \$_____.

Debtor(s):

William M. Clark, Jr.
William M. Clark, Jr.

Susan B. Clark
Susan B. Clark

Secured Party:

First Virginia Bank

By *Robert M. Boyd*
(AUTHORIZED SIGNATURE)

Robert M. Boyd

(TYPE NAME AND TITLE)
Assistant Vice President

Please return to the Secured Party at the address shown in number 2 above.
All Information Must Be Typewritten or Printed in Ink

Mailed to Secured Party

1986 MAY -1 PM 3:19

E ALBNEY COLLISON
CLERK

BOOK 497 PAGE 485

Anne Arundel Co.
00631, 00705, 00779, 00624,
00524, 00661, 60135,
00712, 00623, 00723

STATE OF MARYLAND

201072

FINANCING STATEMENT FORM UCC-1

Identifying File No. _____

ALL INFORMATION MUST BE TYPEWRITTEN OR PRINTED IN INK. SIGNATURES MUST BE IN INK

If transaction or transactions wholly or partially subject to records-
don't indicate amount of taxable debt here. \$ N/A

If this statement is to be recorded
in land records check here. ☐

This financing statement Dated _____ is presented to a filing officer for filing pursuant to the
Uniform Commercial Code.

1. DEBTOR

Name Executive Fishing Charters, Inc.
Address 14 Germany Drive Wilmington Delaware 19804

2. SECURED PARTY

Name Credit Alliance Corporation and/
Leasing Service Corporation
Address P.O. Box 1680 500 DiGiulian Boulevard Glen Burnie, MD 21061

Person And Address To Whom Statement Is To Be Returned If Different From Above

3. Maturity date of obligation (if any) _____

4. This financing statement covers the following types (or items) of property: (list)

Equipment may be located at 500 DiGiulian Blvd., Glen Burnie, Md. 21061

"All machinery, inventory, equipment and goods as described in
attached entire Agreement &/or in any Schedule prepared in
connection therewith. This UCC form together with the attached
Security Agreement &/or Schedule are being submitted for filing
herewith as a financing statement."

RECORDING FEE 109.00
POSTAGE 50
MAY 1 1986

CHECK ☒ THE LINES WHICH APPLY

5. ☐ (If collateral is crops) The above described crops are growing or are to be grown on: (describe real estate)

☐ (If collateral is goods which are or are to become fixtures) The above described goods are affixed or to be affixed to: (describe real estate)

☒ (Proceeds of collateral are also covered)

☐ (Products of collateral are also covered)

Executive Fishing Charters, Inc.

Regina D. Keresyturi, Sec.
(Signature of Debtor)

Regina Keresyturi, Sec.

Type or Print Above Name on Above Line

(Signature of Debtor)

Type or Print Above Signature on Above Line

Credit Alliance Corporation or
Leasing Service Corporation

(Signature of Secured Party)

Philip D. Cooper, V.P.

Type or Print Above Signature on Above Line



FORM MAY BE PURCHASED FROM HOBBS & WARREN, INC., BOSTON, MASS. 02101

1986 MAY -1 PM 3:20

E. ANDRE COLLISON
CLERK

109.00
50

1997 466
TRANSFER AND ASSUMPTION AGREEMENT

Credit Alliance Corporation
500 DiGiulian Boulevard
P.O. Box 1680
Glen Burnie, MD 21061

Date: 4/16, 1986
Account # 1-999B-C-02-00631

Gentlemen: SAMATCO Precast Corporation (hereinafter referred to as "Transferor") is the owner of the following described property (hereinafter referred to as the "Property"):
One (1) 1979 Model RD686S Mack Truck w/ 16 cubic yard Benson all-steel body, S/N RD686S6881
subject to one or more security agreements, conditional sale contracts, instalment sales contracts, chattel leases or chattel mortgages (hereinafter collectively referred to as the "Contract") dated October 23, 1981
said Contract being in the stated sum of \$53,520.00 exclusive of taxes. Said contract is presently held by you (and shall hereinafter referred to as "Holder").

The unpaid balance on the Contract is \$16,163.28, which shall be payable in fifty-three (53) consecutive monthly instalments of \$299.32 each plus one final instalment of \$299.32 the first instalment being due April 15, 1986, all exclusive of taxes.

Transferor desires to effectuate the sale and transfer of Transferor's right, title and interest in the Property to Executive Fishing Charters, Inc. residing at, or if a corporation, having its principal place of business as shown by its certificate of incorporation at 14 Germany Drive, Wilmington, DE 19804 (hereinafter referred to as "Transferee"). Pursuant to the requirements of the Contract, Transferor and Transferee desire to procure the consent of Holder to said sale and transfer to Transferee of Transferor's right, title, interest and equity in and with respect to the Property.

Accordingly, and for good and valuable consideration, the receipt of which is hereby acknowledged, Transferor hereby and by these presents does grant and convey unto Transferee, his or its heirs, executors, administrators and assigns, all of Transferor's right, title and interest in and to the Property, to have and to hold the same unto Transferee, his or its heirs, executors, administrators and assigns forever, subject, however, to the Contract and all of the terms, conditions and provisions thereof, and upon the condition that the appended Form of Consent to such sale is executed by Holder.

To induce Holder to execute and deliver the appended Form of Consent to such sale and in consideration of its so doing, Transferor and Transferee hereby promise and bind themselves jointly and severally to pay the sum remaining unpaid as above stated with any interest to Holder, its successors and assigns. Transferee hereby unconditionally assumes, becomes a party to and agrees to perform and pay the Contract and Note, as though Transferee were to all intents and purposes the Maker of the Contract and the maker of the Note. Transferee agrees not to assert against Holder any defense, setoff, recoupment claim or counterclaim which he or it might have against Transferor arising from the aforesaid sale or otherwise. Transferor is in no way released from the Contract and Note, but shall remain and continue fully liable thereon until the full performance and payment thereof, notwithstanding any agreements, extensions, compromises or arrangements whatsoever which may be made by Holder with Transferee or any other party thereto. Transferor and Transferee both acknowledge and agree that Transferee has acquired the Property, subject to the interest of Holder in same, and that Transferor, pursuant to the Contract, granted a security interest in all equipment, inventory and goods, which shall continue in full force and effect in same until payment in full of all obligations of Transferee and Transferor to Holder, and to further secure payment of its obligations, Transferee grants to Holder a security interest in all equipment, inventory, goods and property of every kind now owned and/or hereafter acquired by Transferee. The Property is now located at 500 DiGiulian Boulevard, Glen Burnie, MD 21061

and will be kept at 500 DiGiulian Boulevard, Glen Burnie, MD 21061

Attest:

SAMATCO Precast Corporation

By:

Executive Fishing Charters, Inc.

(Title)

By:

**See reverse side for signatures of additional parties consenting to the above agreement. The undersigned, the Dealer mentioned in the above agreement, hereby approves the foregoing, and requests you, as Holder, to consent thereto.

Attest:

(Dealer)

By:

CONSENT BY HOLDER

Upon the terms, conditions and provisions of the foregoing agreement and in reliance thereon, the Holder therein mentioned hereby consents to the sale by Transferor to Transferee of all of Transferor's right, title and interest in and to the Property.

Form LS-10L-13

By:

Larry F. Kimmel, Assist. Vice President

*Subject to holder's interest in said property

TRANSFER AND ASSUMPTION AGREEMENT

Credit Alliance Corporation
500 DiGiulian Boulevard
P.O. Box 1680
Glen Burnie, MD 21061

Date: 4/16, 19 86
Account # 1-999B-C-02-00705

Gentlemen: SAM&TCO Precast Corporation (hereinafter referred to as "Transferor") is the owner of the following described property (hereinafter referred to as the "Property"): See Schedule A attached hereto and forming a part hereof subject to one or more security agreements, conditional sale contracts, instalment sales contracts, chattel leases or chattel mortgages (hereinafter collectively referred to as the "Contract") dated September 24, 19 82 said Contract being in the stated sum of \$ 69,007.40 exclusive of taxes. Said contract is presently held by you (and shall hereinafter referred to as "Holder").

The unpaid balance on the Contract is \$ 25,149.42, which shall be payable in fifty-three (53) consecutive monthly instalments of \$ 465.73 each plus one final instalment of \$ 465.73 the first instalment being due April 15, 19 86, all exclusive of taxes.

Transferor desires to effectuate the sale and transfer of Transferor's right, title and interest in the Property to Executive Fishing Charters, Inc. residing at, or if a corporation, having its principal place of business as shown by its certificate of incorporation at 14 Germay Drive, Wilmington, DE 19804 (hereinafter referred to as "Transferee"). Pursuant to the requirements of the Contract, Transferor and Transferee desire to procure the consent of Holder to said sale and transfer to Transferee of Transferor's right, title, interest and equity in and with respect to the Property.

Accordingly, and for good and valuable consideration, the receipt of which is hereby acknowledged, Transferor hereby and by these presents does grant and convey unto Transferee, his or its heirs, executors, administrators and assigns, all of Transferor's right, title and interest in and to the Property, to have and to hold the same unto Transferee, his or its heirs, executors, administrators and assigns forever, subject, however, to the Contract and all of the terms, conditions and provisions thereof, and upon the condition that the appended Form of Consent to such sale is executed by Holder.

To induce Holder to execute and deliver the appended Form of Consent to such sale and in consideration of its so doing, Transferor and Transferee hereby promise and bind themselves jointly and severally to pay the sum remaining unpaid as above stated with any interest to Holder, its successors and assigns. Transferee hereby unconditionally assumes, becomes a party to and agrees to perform and pay the Contract and Note, as though Transferee were to all intents and purposes the Maker of the Contract and the maker of the Note. Transferee agrees not to assert against Holder any defense, setoff, recoupment claim or counterclaim which he or it might have against Transferor arising from the aforesaid sale or otherwise. Transferor is in no way released from the Contract and Note, but shall remain and continue fully liable thereon until the full performance and payment thereof, notwithstanding any agreements, extensions, compromises or arrangements whatsoever which may be made by Holder with Transferee or any other party thereto. Transferor and Transferee both acknowledge and agree that Transferee has acquired the Property, subject to the interest of Holder in same, and that Transferor, pursuant to the Contract, granted a security interest in all equipment, inventory and goods, which shall continue in full force and effect in same until payment in full of all obligations of Transferee and Transferor to Holder, and to further secure payment of its obligations, Transferee grants to Holder a security interest in all equipment, inventory, goods and property of every kind now owned and/or hereafter acquired by Transferee. The Property is now located at 500 DiGiulian Boulevard, Glen Burnie, MD 21061 and will be kept at 500 DiGiulian Boulevard, Glen Burnie, MD 21061

Attest:

SAM&TCO Precast Corporation

By:

Executive Fishing Charters, Inc.

By:

**See reverse side for signatures of additional parties consenting to the above agreement (THU.)
The undersigned, the Dealer mentioned in the above agreement, hereby approves the foregoing, and requests you, as Holder, to consent thereto.

Attest:

(Dealer)

By:

CONSENT BY HOLDER

Upon the terms, conditions and provisions of the foregoing agreement and in reliance thereon, the Holder therein mentioned hereby consents to the sale by Transferor to Transferee of all of Transferor's right, title and interest in and to the Property.

Form LS-10L-13

By:

Larry F. Kimmel, Assist. Vice President

*Subject to holder's interest in said property

**The undersigned hereby approve the foregoing and request Credit Alliance Corporation to consent thereto.

Standard Art Marble and Tile Co., Incorporated

By: [Signature] Title: per

SAM&Tco Field Management Services, Inc.

By: [Signature] Title: per

This schedule is attached to and becomes part of Transfer and Assumption Agreement dated 4/16 19 86 between the undersigned.

DESCRIPTION OF EQUIPMENT			
QUANTITY	(Indicate whether "New" or "Used")	YEAR & MODEL	SERIAL NO.
One (1)	Caterpillar Model 941 Traxcavator, equipped with 1 1/2 Cu. Yd. bucket with 8 teeth arrangement No. 9K8450, 14" double Grouser Tracks Arrangement No. 2V2294. Track Roller Guard, Arrangement No. 9K3439 Vandalism protection system back-up alarm.	941	80H6189
One (1)	Lorain Hydraulic Crane, equipped with upper item, s/n U1014A, lower item, s/n U1018B, 140 H.P. GM 4-53N Diesel Engine, s/n 4D0135469, 30' 0" - 72' 0" boom, 4 sheave block, hydraulic winch, hoist cable, 1/2 x 450', no spin differential front axle, 15'-20' jib, 18 ton hook block.	LRT-18U	36294

This schedule is hereby verified correct and undersigned Transferor(s) Transferee(s) acknowledges receipt of a copy.

Transferor

SAM&TCO Precast Corporation

Transferee

Executive Fishing Charters, Inc.

By:

TRANSFER AND ASSUMPTION AGREEMENT

Credit Alliance Corporation
500 DiGiulian Boulevard
P.O. Box 1680
Glen Burnie, MD 21061

Date: 4/16, 1986
Account # 1-999B-C-02-00779

Gentlemen: SAM&TCO Precast Corporation (hereinafter referred to as "Transferor") is the owner of the following described property (hereinafter referred to as the "Property"):
One (1) used Potain Model M#982, S/N 32176; DM Static Tower Crane w/ 90'6" hook height tower plus base or extra section; 208' hook radius jet included; 180HP hoist system, operators cabin w/ dual stick operators console; concrete counter weights
subject to one or more security agreements, conditional sale contracts, instalment sales contracts, chattel leases or chattel mortgages (hereinafter collectively referred to as the "Contract") dated march 24, 1983
said Contract being in the stated sum of \$ 177,166.80 exclusive of taxes. Said contract is presently held by you (and shall hereinafter referred to as "Holder").

The unpaid balance on the Contract is \$ 81,991.44, which shall be payable in fifty-three (53) consecutive monthly instalments of \$ 1,518.36 each plus one final instalment of \$ 1,518.36 the first instalment being due April 15, 1986, all exclusive of taxes.

Transferor desires to effectuate the sale and transfer of Transferor's right, title and interest in the Property to Executive Fishing Charters, Inc. residing at, or if a corporation, having its principal place of business as shown by its certificate of incorporation at 14 Germay Drive, Wilmington, DE 19804

(hereinafter referred to as "Transferee"). Pursuant to the requirements of the Contract, Transferor and Transferee desire to procure the consent of Holder to said sale and transfer to Transferee of Transferor's right, title, interest and equity in and with respect to the Property.
Accordingly, and for good and valuable consideration, the receipt of which is hereby acknowledged, Transferor hereby and by these presents does grant and convey unto Transferee, his or its heirs, executors, administrators and assigns, all of Transferor's right, title and interest in and to the Property, to have and to hold the same unto Transferee, his or its heirs, executors, administrators and assigns forever, subject, however, to the Contract and all of the terms, conditions and provisions thereof, and upon the condition that the appended Form of Consent to such sale is executed by Holder.

To induce Holder to execute and deliver the appended Form of Consent to such sale and in consideration of its so doing, Transferor and Transferee hereby promise and bind themselves jointly and severally to pay the sum remaining unpaid as above stated with any interest to Holder, its successors and assigns. Transferee hereby unconditionally assumes, becomes a party to and agrees to perform and pay the Contract and Note, as though Transferee were to all intents and purposes the Maker of the Contract and the maker of the Note. Transferee agrees not to assert against Holder any defense, setoff, recoupment claim or counterclaim which he or it might have against Transferor arising from the aforesaid sale or otherwise. Transferor is in no way released from the Contract and Note, but shall remain and continue fully liable thereon until the full performance and payment thereof, notwithstanding any agreements, extensions, compromises or arrangements whatsoever which may be made by Holder with Transferee or any other party thereto. Transferor and Transferee both acknowledge and agree that Transferee has acquired the Property, subject to the interest of Holder in same, and that Transferor, pursuant to the Contract, granted a security interest in all equipment, inventory and goods, which shall continue in full force and effect in same until payment in full of all obligations of Transferee and Transferor to Holder, and to further secure payment of its obligations, Transferee grants to Holder a security interest in all equipment, inventory, goods and property of every kind now owned and/or hereafter acquired by Transferee. The Property is now located at 500 DiGiulian Boulevard, Glen Burnie, MD 21061 and will be kept at 500 DiGiulian Boulevard, Glen Burnie, MD 21061

Attest:

SAM&TCO Precast Corporation

Signature of Transferor

By: [Signature]

Executive Fishing Charters, Inc.

(Title)

Signature of Transferee

By: [Signature]

The undersigned, the Dealer mentioned in the above agreement, hereby approves the foregoing, and requests you, as Holder, to consent thereto.

(Title)

Attest:

(Dealer)

By: _____

CONSENT BY HOLDER

Upon the terms, conditions and provisions of the foregoing agreement and in reliance thereon, the Holder therein mentioned hereby consents to the sale by Transferor to Transferee of all of Transferor's right, title and interest in and to the Property.

By: [Signature]

Larry F. Kimmel, Assistant President

**The undersigned hereby approve the foregoing and request Credit Alliance Corporation to consent thereto.

Standard Art Marble and Tile Co., Incorporated

By: [Signature] Title: per
SAM&Tco Field Management Services, Inc.

By: [Signature] Title: per

TRANSFER AND ASSUMPTION AGREEMENT

CREDIT ALLIANCE CORPORATION
500 Digiulian Blvd.
P. O. Box 1680
Glen Burnie, Maryland 21061

Date: 4/16, 19 86
Account # 1-525D-C-02-00624

Gentlemen:

SAM&TCO Precast Corporation

(hereinafter

referred to as "Transferor") has heretofore acquired from Design Concept Corporation (hereinafter referred to as "Dealer") the following described property (hereinafter referred to as the "Property"):

One (1) Liebherr Towercrane Model 250C, S/N 607 plus all other attachments and accessories thereto

subject to one or more security agreements, conditional sale contracts, instalment sales contracts, chattel leases or chattel mortgages (hereinafter collectively referred to as the "Contract") dated September 11, 19 81

said Contract being in the stated sum of \$ 176,602.56 and accompanied by Transferor's promissory serial note or notes of even date therewith (hereinafter referred to as "Note"). The said Contract has been assigned and the Note has been negotiated by Dealer to CREDIT ALLIANCE CORPORATION which is now the holder thereof in due course (and which is hereinafter referred to as "Holder").

The unpaid balance on the Contract is \$ 47,264.58 which shall be payable in fifty-three (53) consecutive monthly instalments of \$ 875.27 each plus one final instalment of \$ 875.27 April 15, 19 86 the first instalment being due

Transferor desires to effectuate the sale and transfer of Transferor's equity in the Contract and the Property to Executive Fishing Charters, Inc. residing at, or if a corporation, having its principal place of business as shown by its certificate of incorporation at 14 Germay Drive, Wilmington, DE 19804 (hereinafter referred to as "Transferee"). Pursuant to the requirements of the Contract, Transferor and Transferee desire to procure the consent of Holder to said sale and transfer to Transferee of Transferor's right, title, interest and equity in and with respect to the Property.

Accordingly, and for good and valuable consideration, the receipt of which is hereby acknowledged, Transferor hereby and by these presents does grant and convey unto Transferee, his or its heirs, executors, administrators and assigns, all of Transferor's right, title and interest in and to the Property, to have and to hold the same unto Transferee, his or its heirs, executors, administrators and assigns forever, subject, however, to the Contract and all of the terms, conditions and provisions thereof, and upon the condition that the appended Form of Consent to such sale is executed by Holder.

To induce Holder to execute and deliver the appended Form of Consent to such sale and in consideration of its so doing, Transferor and Transferee hereby promise and bind themselves jointly and severally to pay the sum remaining unpaid as above stated with any interest to Holder, its successors and assigns. Transferee hereby unconditionally assumes, becomes a party to and agrees to perform and pay the Contract and Note, as though Transferee were to all intents and purposes the purchaser or lessee named in the Contract and the maker of the Note. Transferee agrees not to assert against Holder any defense, setoff, recoupment claim or counterclaim which he or it might have against Transferor arising from the aforesaid sale or otherwise. Transferor is in no way released from the Contract and Note, but shall remain and continue fully liable thereon until the full performance and payment thereof, notwithstanding any agreements, extensions, compromises or arrangements whatsoever which may be made by Holder with Transferee or any other party thereto. Transferor and Transferee both acknowledge and agree that Transferee has acquired the Property, subject to the interest of Holder in same, and that Transferor, pursuant to the Contract, granted a security interest in all equipment, inventory and goods, which shall continue in full force and effect in same until payment in full of all obligations of Transferee and Transferor to Holder, and to further secure payment of its obligations, Transferee grants to Holder a security interest in all equipment, inventory, goods and property of every kind now owned and/or hereafter acquired by Transferee. The Property is now located at 500 Digiulian Boulevard, Glen Burnie, MD 21061

and will be kept at 500 Digiulian Boulevard, Glen Burnie, MD 21061

Attest:

SAM&TCO Precast Corporation

Signature of Transferor

Attest:

Executive Fishing Charters, Inc.

Signature of Transferee

**See reverse side for signatures of additional parties consenting to the above agreement. The undersigned, the Dealer mentioned in the above agreement, hereby approves the foregoing, and requests CREDIT ALLIANCE CORPORATION to consent thereto.

Attest:

(Dealer)

By:

CONSENT BY HOLDER

Upon the terms, conditions and provisions of the foregoing agreement and in reliance thereon, the Holder therein mentioned hereby consents to the sale by Transferor to Transferee of all of Transferor's right, title and interest in and to the Property.

CREDIT ALLIANCE CORPORATION

By:

Larry F. Kimmel, Assist.

Vice President

**The undersigned hereby approve the foregoing and request Credit Alliance Corporation to consent thereto.

Standard Art Marble and Tile Co., Incorporated

By: [Signature] Title: [Signature]

SAMTco Field Management Services, Inc.

By: [Signature] Title: [Signature]

TRANSFER AND ASSUMPTION AGREEMENT

CREDIT ALLIANCE CORPORATION
500 DiGiulian Blvd.
P. O. Box 1680
Glen Burnie, Maryland 21061

BOOK 497 PAGE 474

Date: 4/16 1980
Account # 1-0165-C-02-00524

Gentlemen: SAM&Tco Field Management Services, Inc. (hereinafter referred to as "Transferor") has heretofore acquired from L. B. Smith, Inc. of Virginia (hereinafter referred to as "Dealer") the following described property (hereinafter referred to as the "Property"):
See Schedule A attached hereto and forming a part hereof

subject to one or more security agreements, conditional sale contracts, instalment sales contracts, chattel leases or chattel mortgages (hereinafter collectively referred to as the "Contract") dated February 25 1980 said Contract being in the stated sum of \$ 381,216.00 and accompanied by Transferor's promissory serial note or notes of even date therewith (hereinafter referred to as "Note"). The said Contract has been assigned and the Note has been negotiated by Dealer to CREDIT ALLIANCE CORPORATION which is now the holder thereof in due course (and which is hereinafter referred to as "Holder").

The unpaid balance on the Contract is \$ 40,598.82 which shall be payable in fifty-three (53) consecutive monthly instalments of \$ 751.83 each plus one final instalment of \$ 751.83 the first instalment being due April 15 1986

Transferor desires to effectuate the sale and transfer of Transferor's equity in the Contract and the Property to Executive Fishing Charters, Inc. residing at, or if a corporation, having its principal place of business as shown by its certificate of incorporation at 14 Germay Drive, Wilmington, DE 19804 (hereinafter referred to as "Transferee"). Pursuant to the requirements of the Contract, Transferor and Transferee desire to procure the consent of Holder to said sale and transfer to Transferee of Transferor's right, title, interest and equity in and with respect to the Property.

Accordingly, and for good and valuable consideration, the receipt of which is hereby acknowledged, Transferor hereby and by these presents does grant and convey unto Transferee, his or its heirs, executors, administrators and assigns, all of Transferor's right, title and interest in and to the Property, to have and to hold the same unto Transferee, his or its heirs, executors, administrators and assigns forever, subject, however, to the Contract and all of the terms, conditions and provisions thereof, and upon the condition that the appended Form of Consent to such sale is executed by Holder.

To induce Holder to execute and deliver the appended Form of Consent to such sale and in consideration of its so doing, Transferor and Transferee hereby promise and bind themselves jointly and severally to pay the sum remaining unpaid as above stated with any interest to Holder, its successors and assigns. Transferee hereby unconditionally assumes, becomes a party to and agrees to perform and pay the Contract and Note, as though Transferee were to all intents and purposes the purchaser or lessee named in the Contract and the maker of the Note. Transferee agrees not to assert against Holder any defense, setoff, recoupment claim or counterclaim which he or it might have against Transferor arising from the aforesaid sale or otherwise. Transferor is in no way released from the Contract and Note, but shall remain and continue fully liable thereon until the full performance and payment thereof, notwithstanding any agreements, extensions, compromises or arrangements whatsoever which may be made by Holder with Transferee or any other party thereto. Transferor and Transferee both acknowledge and agree that Transferee has acquired the Property, subject to the interest of Holder in same, and that Transferor, pursuant to the Contract, granted a security interest in all equipment, inventory and goods, which shall continue in full force and effect in same until payment in full of all obligations of Transferee and Transferor to Holder, and to further secure payment of its obligations, Transferee grants to Holder a security interest in all equipment, inventory, goods and property of every kind now owned and/or hereafter acquired by Transferee. The Property is now located at 500 DiGiulian Boulevard, Glen Burnie, MD 21061

and will be kept at 500 DiGiulian Boulevard, Glen Burnie, MD 21061

Attest:

SAM&Tco Field Management Services, Inc.

Signature of Transferor

Attest:

Executive Fishing Charters, Inc.

Signature of Transferee

**See reverse side for signatures of additional parties consenting to the above Agreement
The undersigned, the Dealer mentioned in the above agreement, hereby approves the foregoing, and requests CREDIT ALLIANCE CORPORATION to consent thereto.

Attest:

(Dealer)

By:

CONSENT BY HOLDER

Upon the terms, conditions and provisions of the foregoing agreement and in reliance thereon, the Holder therein mentioned hereby consents to the sale by Transferor to Transferee of all of Transferor's right, title and interest in and to the Property.

CREDIT ALLIANCE CORPORATION

By:

Larry F. Kimmel, Assist. Vice President

Book 499, Page 475

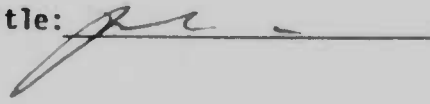
**The undersigned hereby approves the foregoing and requests Credit Alliance Corporation to consent thereto.

Standard Art Marble and Tile Co., Incorporated

By:

A handwritten signature in dark ink, appearing to be "J. J. [unclear]", written over a horizontal line.

Title:

A handwritten signature in dark ink, appearing to be "J. J. [unclear]", written over a horizontal line.

SCHEDULE "A"

This schedule is attached to and becomes part of Transfer and Assumption Agreement dated 4/16 19 80 between the undersigned.

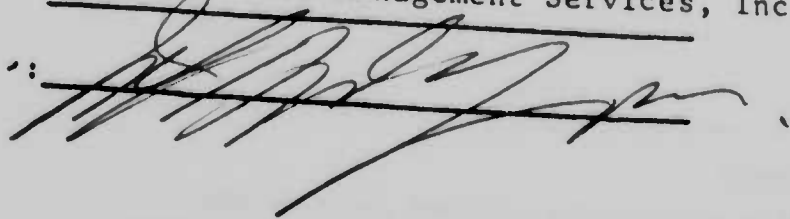
497 PAGE 476

QUANTITY	DESCRIPTION OF EQUIPMENT (Indicate whether "New" or "Used")	YEAR & MODEL	SERIAL NO.
One (1)	P & H 70 Ton Truck Crane - Clamshell equipped with Cummins N-855 Diesel Engine with Torque Converter-Upper, Planetary Load Lowering Front, 8 Parts of Hoist including 4-Sheave Hook Block & Extra Cable, Cummins NTF255 Diesel Engine (Carr.), Heater & Defroster Fan, West Coast Mirrors (RH-LH), Hydraulic Outriggers, Front Bumper Counterweight, Back Up Warning Device & Light, Bostrom Seat in Carrier Cab, Boom Backstops, Weighted Hook for Single Jib Line, Swivel for Weighted Hook, Roller Type Boom Sheave Guard, Positive Swing Lock, Drum Turn Indicator, Center Hitch, Boom Angle Indicator, Boom Hoist Kickout, Signal Horn, Heater & Defroster - Upper, Cable Guide Rollers, 10' Boom Insert w/Guy Cables, 20' Boom Insert w/Guy Cables, 30' Boom Insert w/Guy Cables, 14:00-20/J Non-Directional Tires, 20' Jib w/Std. Strut & Guy Cables, 20' Jib Insert, 10' Jib Insert, Hydraulic Counterweight Remover	1979 670TC	45544

This schedule is hereby verified correct and undersigned Transferor(s) Transferee(s) acknowledges receipt of a copy.

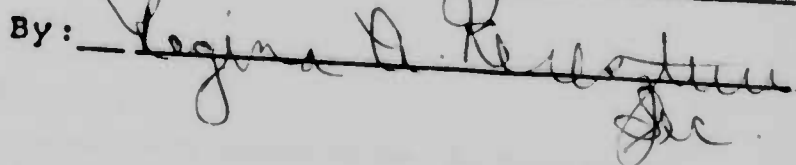
Transferor

SAM&Tco Field Management Services, Inc.



Transferee

Executive Fishing Charters, Inc.

By: 

TRANSFER AND ASSUMPTION AGREEMENT

Credit Alliance Corporation
500 DiGiulian Boulevard
P.O. Box 1680
Glen Burnie, MD 21061

BOOK 497 PAGE 477

Date: 4/16, 19 86
Account # 1-999B-C-02-00661

Gentlemen: SAM&Tco Field Management Services, Inc. (hereinafter referred to as "Transferor") is the owner of the following described property (hereinafter referred to as the "Property"):
One (1) Grove Model TMS300 Hydraulic Truck Crane, S/N 50541 equipped with 34'-136" Boom; Auxiliary Boom Head; Main & Auxiliary Hoist; Cable Followers; 40-Ton Block; 7-Ton Headache Ball; 5th Front Hydraulic Outtrigger Jack; GM6-71 Diesel plus all attachments & accessories thereto
subject to one or more security agreements, conditional sale contracts, instalment sales contracts, chattel leases or chattel mortgages (hereinafter collectively referred to as the "Contract") dated March 31, 19 82
said Contract being in the stated sum of \$ 201,756.00 exclusive of taxes. Said contract is presently held by you (and shall hereinafter referred to as "Holder").

The unpaid balance on the Contract is \$ 46,351.98, which shall be payable in fifty-three (53) consecutive monthly instalments of \$ 858.37 each plus one final instalment of \$ 858.37 the first instalment being due April 15, 19 86, all exclusive of taxes.

Transferor desires to effectuate the sale and transfer of Transferor's right, title and interest in the Property to Executive Fishing Charters, Inc. residing at, or if a corporation, having its principal place of business as shown by its certificate of incorporation at 14 Gernay Drive, Wilmington, DE 19804 (hereinafter referred to as "Transferee"). Pursuant to the requirements of the Contract, Transferor and Transferee desire to procure the consent of Holder to said sale and transfer to Transferee of Transferor's right, title, interest and equity in and with respect to the Property.

Accordingly, and for good and valuable consideration, the receipt of which is hereby acknowledged, Transferor hereby and by these presents does grant and convey unto Transferee, his or its heirs, executors, administrators and assigns, all of Transferor's right, title and interest in and to the Property, to have and to hold the same unto Transferee, his or its heirs, executors, administrators and assigns forever, subject, however, to the Contract and all of the terms, conditions and provisions thereof, and upon the condition that the appended Form of Consent to such sale is executed by Holder.

To induce Holder to execute and deliver the appended Form of Consent to such sale and in consideration of its so doing, Transferor and Transferee hereby promise and bind themselves jointly and severally to pay the sum remaining unpaid as above stated with any interest to Holder, its successors and assigns. Transferee hereby unconditionally assumes, becomes a party to and agrees to perform and pay the Contract and Note, as though Transferee were to all intents and purposes the Maker of the Contract and the maker of the Note. Transferee agrees not to assert against Holder any defense, setoff, recoupment claim or counterclaim which he or it might have against Transferor arising from the aforesaid sale or otherwise. Transferor is in no way released from the Contract and Note, but shall remain and continue fully liable thereon until the full performance and payment thereof, notwithstanding any agreements, extensions, compromises or arrangements whatsoever which may be made by Holder with Transferee or any other party thereto. Transferor and Transferee both acknowledge and agree that Transferee has acquired the Property, subject to the interest of Holder in same, and that Transferor, pursuant to the Contract, granted a security interest in all equipment, inventory and goods, which shall continue in full force and effect in same until payment in full of all obligations of Transferee and Transferor to Holder, and to further secure payment of its obligations, Transferee grants to Holder a security interest in all equipment, inventory, goods and property of every kind now owned and/or hereafter acquired by Transferee. The Property is now located at 500 DiGiulian Boulevard, Glen Burnie, MD 21061

and will be kept at 500 DiGiulian Boulevard, Glen Burnie, MD 21061

Attest:

SAM&Tco Field Management Services, Inc.

Signature of Transferor

By:

Attest:

Executive Fishing Charters, Inc.

Signature of Transferee

By:

**See reverse side for signatures of additional parties consenting to the above Agreement
The undersigned, the Dealer mentioned in the above agreement, hereby approves the foregoing, and requests you, as Holder, to consent thereto.

Attest:

(Dealer)

By:

CONSENT BY HOLDER

Upon the terms, conditions and provisions of the foregoing agreement and in reliance thereon, the Holder therein mentioned hereby consents to the sale by Transferor to Transferee of all of Transferor's right, title and interest in and to the Property.

Form LS-10L-13

By:

Larry F. Kimmel, Assist. Vice President

*Subject to holder's interest in said property

The undersigned hereby approves the foregoing and requests Credit Alliance Corporation to consent thereto.

Standard Art Marble and Tile Co., Incorporated

By:

Title:

TRANSFER AND ASSUMPTION AGREEMENT

Date: 4/16, 1986

LEASING SERVICE CORPORATION
P.O. BOX 1680
GLEN BURNIE, MARYLAND 21061

Account # 1-999B-L-02-60135

BOOK 497 PAGE 479

Gentlemen:

Standard Art Marble and Tile Co., Incorporated and
John J. Craig Company as Co-Lessees

(hereinafter referred to as "Transferor")

has heretofore acquired from you, LEASING SERVICE CORPORATION (hereinafter referred to as "Lessor" the following described goods (hereinafter called "Property"):

See Schedule A attached hereto and forming a part hereof

subject and pursuant to a certain Equipment Lease Agreement (hereinafter referred to as the "Lease") dated June 17, 1983, said Lease providing for Total Rent during the initial term thereof in the amount of \$ 405,540.96.
The present unpaid balance on said Lease is \$ 243,672.30, which shall be payable during the remainder of the initial term thereof amounting to 54 months, as follows: 53 consecutive monthly rent installments of \$ 4,512.45 each, and one final rent installment of \$ 4,512.45, the next rent installment being due April 15, 1986.

Transferor desires to effectuate the sale and transfer of any and all of Transferor's rights, equities and interests in and to the Lease and the Property to Executive Fishing Charters, Inc. residing at, or if a corporation, having its principal place of business as shown by its certificate of incorporation at 14 Germay Drive,

Wilmington, DE 19804

(hereinafter referred to as "Transferee"). Pursuant to the requirements of the Lease, Transferor and Transferee desire to procure the consent of Lessor to said sale and transfer to Transferee of Transferor's right, title, interest and equity in and with respect to the Property.

Accordingly, and for good and valuable consideration, the receipt of which is hereby acknowledged, Transferor hereby and by these presents does grant and convey unto Transferee, his or its heirs, executors, administrators and assigns, all of Transferor's right, title and interest in and to the Lease and the Property, to have and to hold the same unto Transferee, his or its heirs, executors, administrators and assigns forever subject, however, to the Lease and all of the terms, conditions and provisions thereof, and upon the condition that the appended Form of Consent to such sale is executed and delivered by Lessor.

To induce Lessor to execute and deliver the appended Form of Consent to such sale and in consideration of its so doing, Transferor and Transferee hereby promise and bind themselves jointly and severally to pay the present unpaid balance as above stated, with interest, to Lessor, its successors and assigns. Transferee hereby unconditionally assumes each, every and all provisions of the Lease and becomes a party to and agrees to perform and pay the Lease as though Transferee were to all intents and purposes the party or lessee named in the Lease. Transferee agrees not to assert against Lessor any defense, setoff, recoupment claim or counterclaim which he or it might have against Transferor arising from the aforesaid sale or otherwise. Transferor is in no way released from the Lease, but shall remain and continue fully liable thereon until the full performance and payment thereof, notwithstanding any agreements, extensions, compromises or arrangements whatsoever which may be made by Lessor with Transferee or any other party thereto. Transferor and Transferee both acknowledge and agree that Transferee has acquired the Property subject to the interest of Lessor in same and that Transferor granted to Lessor a security interest in all equipment, inventory and goods which shall continue in full force and effect in same until payment in full of all obligations of Transferee and Transferor to Lessor, and to further secure payment of such obligations, Transferee grants to Lessor a security interest in all equipment, inventory, goods and property of every

kind now owned and/or hereafter acquired by Transferee. The Property is now located at 681 Maryville Pike,
Knoxville, TN

and will be kept at

681 Maryville Pike, Knoxville, TN

ATTEST:

Standard Art Marble and Tile Co., Incorporated and
John J. Craig Company as Co-Lessees

Signature of Transferor

By: [Signature]

(Title)

By: [Signature]

(title)

Executive Fishing Charters, Inc.

Signature of Transferee

By: [Signature]

(Title)

ATTEST:

**See reverse side for signatures of additional parties consenting to the above Agreement

CONSENT BY LESSOR

Upon the terms, conditions and provisions of the foregoing agreement and in reliance thereon, the Lessor therein mentioned, at and from its offices at its address shown above, hereby consents to the sale by Transferor to Transferee of all of Transferor's right, title and interest in and to the Lease and the Property. Dated, this _____ day of _____, 19____.

LEASING SERVICE CORPORATION

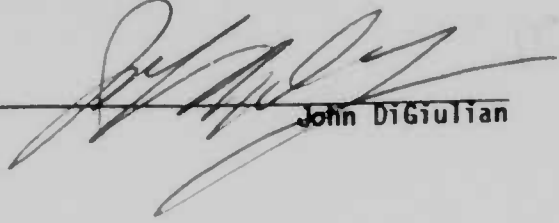
By: [Signature]

Larry F. Kimmel, Assist. Vice President

L.S.-L-12A

**The undersigned hereby approves the foregoing and requests Leasing Service Corporation to consent thereto.

By: _____


John DiGiulian

SCHEDULE "A"

This schedule is attached to and becomes part of Transfer and Assumption Agreement dated 4/16 19 86 between the undersigned.

BOOK 497 PAGE 481

QUANTITY	DESCRIPTION OF EQUIPMENT (Indicate whether "New" or "Used")	YEAR & MODEL	SERIAL NO.
	Fast Granite Gangsaw Boxerbreton Mod. 1HSG/30/33, useful width cm 300, useful length cm 330, useful height cm 200.		
	Complete of steel shot feeding system complete of pump and automatisms n.3 Motorized Blocks-Holding Trolleys-		
	n.100 Pairs of tensioning-Rods-		
	n.1 Hydraulic tensioning pump for the blades-		
	n.200 Spacers for 2 cm.-		
	n.1 Motorized transbording Trolley-		
	n.560 Perforated Blades-		
One (1)	Mack Tractor	1980 - R686ST	R686ST65796
One (1)	Fruehauf Low Bed 40-Ton Trailer with Hydraulic Removeable Gooseneck	1980 - C40D-J2	FWT103801
Three (3)	Strick Flatbed Trailers	1980 - HD4070	7400FFENSW240773 7400FFENSW240776 7400FFENSW240779
Three (3)	Fontaine Drop Frame Trailers	1981 - FDT	1A1240200B153457 1A1240207B153458 1A1240209B153458
Three (3) 2	Fontaine Double Drop Trailers	1981 - HDDFT-3-7040	1A134020XB153457 1A1340203B153457 1A1340201B153457
One (1)	Mack Tractor	1977 - R686ST	R686ST16957

This schedule is hereby verified correct and undersigned Transferor(s)
Transferee(s) acknowledges receipt of a copy.

Transferee

Executive Fishing Charters, Inc.

[Signature]

John J. Craig Company

Transferor

Standard Art Marble and Tile Co., Incorporated
and John J. Craig Company as Co-Lessees

By: *[Signature]*

Standard Art Marble and Tile Co., Incorporated

By: *[Signature]*

John J. Craig Company

TRANSFER AND ASSUMPTION AGREEMENT

Credit Alliance Corporation,
500 DiGiulian Boulevard
P.O. Box 1680
Glen Burnie, MD 21061

497 PAGE 482

Date: 4/1/86, 19 86
Account # 1-999B-C-02-00712

Gentlemen: Arba Corporation (hereinafter referred to as "Transferor") is the owner of the following described property (hereinafter referred to as the "Property"): See Schedule A attached hereto and forming a part hereof subject to one or more security agreements, conditional sale contracts, instalment sales contracts, chattel leases or chattel mortgages (hereinafter collectively referred to as the "Contract") dated October 13, 1982 said Contract being in the stated sum of \$ 771,216.00 exclusive of taxes. Said contract is presently held by you (and shall hereinafter referred to as "Holder").

The unpaid balance on the Contract is \$ 679,486.32 which shall be payable in fifty-three (53) consecutive monthly instalments of \$ 12,583.08 each plus one final instalment of \$ 12,583.08 the first instalment being due April 15, 1986 all exclusive of taxes.

Transferor desires to effectuate the sale and transfer of Transferor's right, title and interest in the Property to Executive Fishing Charters, Inc. residing at, or if a corporation, having its principal place of business as shown by its certificate of incorporation at 14 Germay Drive, Wilmington, DE 19804 (hereinafter referred to as "Transferee"). Pursuant to the requirements of the Contract, Transferor and Transferee desire to procure the consent of Holder to said sale and transfer to Transferee of Transferor's right, title, interest and equity in and with respect to the Property.

Accordingly, and for good and valuable consideration, the receipt of which is hereby acknowledged, Transferor hereby and by these presents does grant and convey unto Transferee, his or its heirs, executors, administrators and assigns, all of Transferor's right, title and interest in and to the Property, to have and to hold the same unto Transferee, his or its heirs, executors, administrators and assigns forever, subject, however, to the Contract and all of the terms, conditions and provisions thereof, and upon the condition that the appended Form of Consent to such sale is executed by Holder.

To induce Holder to execute and deliver the appended Form of Consent to such sale and in consideration of its so doing, Transferor and Transferee hereby promise and bind themselves jointly and severally to pay the sum remaining unpaid as above stated with any interest to Holder, its successors and assigns. Transferee hereby unconditionally assumes, becomes a party to and agrees to perform and pay the Contract and Note, as though Transferee were to all intents and purposes the Maker of the Contract and the maker of the Note. Transferee agrees not to assert against Holder any defense, setoff, recoupment claim or counterclaim which he or it might have against Transferor arising from the aforesaid sale or otherwise. Transferor is in no way released from the Contract and Note, but shall remain and continue fully liable thereon until the full performance and payment thereof, notwithstanding any agreements, extensions, compromises or arrangements whatsoever which may be made by Holder with Transferee or any other party thereto. Transferor and Transferee both acknowledge and agree that Transferee has acquired the Property, subject to the interest of Holder in same, and that Transferor, pursuant to the Contract, granted a security interest in all equipment, inventory and goods, which shall continue in full force and effect in same until payment in full of all obligations of Transferee and Transferor to Holder, and to further secure payment of its obligations, Transferee grants to Holder a security interest in all equipment, inventory, goods and property of every kind now owned and/or hereafter acquired by Transferee. The Property is now located at BWI Airport, Glen Burnie, MD and will be kept at BWI Airport, Glen Burnie, MD

Attest:

Arba Corporation

Signature of Transferor

By:

Executive Fishing Charters, Inc.

Signature of Transferee

By:

**See reverse side for signatures of additional parties consenting to the above agreement. The undersigned, the Dealer mentioned in the above agreement, hereby approves the foregoing, and requests you, as Holder, to consent thereto.

Attest:

(Dealer)

By:

CONSENT BY HOLDER

Upon the terms, conditions and provisions of the foregoing agreement and in reliance thereon, the Holder therein mentioned hereby consents to the sale by Transferor to Transferee of all of Transferor's right, title and interest in and to the Property.

Form LS-10L-13

By:

Larry F. Kimmel, Assist. Vice President

*Subject to holder's interest in said property

**The undersigned hereby approve the foregoing and request Credit Alliance Corporation to consent thereto.

SAM&TCO Precast Corporation

By: [Signature] Title: pm

Standard Art Marble and Tile Co., Incorporated

By: [Signature] Title: pm

SAM&Tco Field Management Services, Inc.

By: [Signature] Title: pm

SCHEDULE "A"

This schedule is attached to and becomes part of Transfer and Assumption Agreement dated 1/16 19 86 between the undersigned.

BOOK 497 PAGE 484

QUANTITY	DESCRIPTION OF EQUIPMENT (Indicate whether "New" or "Used")	YEAR & MODEL	SERIAL NO.
One (1)	<p>Swearingen-Fairchild equipped with Engines: Two Garrett Airesearch Model TPE3313U303G Engines, S/N's P03127, P03120</p> <p>Collins AP105 Autopilot fully coupled Collins FD108Y Flight Director Collins Dual PN101 HSI's Collins Dual VIR30 Nav's King Dual KDF8000 ADF's RCA AVQ85 DME Collins Dual TDR90 Transponders RCA Primus 300 Color Radar IDC Encoding Altimeter and Alerter Bonzer TRN71 Radio Altimeter Sun Air ASB100 HF Radio Rudder Steering Battery in the nose section Dash 6 Mass Flow Valve (8 knots faster) White with Brown and Orange Trim Above Average Condition Earth Tones - Fabrics and Leathers Average Condition</p> <p>The security interest created by this Security Agreement insofar as it relates to the above described property is a Purchase Money Security Interest with the proceeds hereof being used by Mortgagor to acquire the above described property.</p>	1974 - Merlin III SA226T	<p>T-245</p> <p>F.A.A. #N4209S F.A.A. Doc. #D54432</p>

This schedule is hereby verified correct and undersigned Transferor(s)
Transferee(s) acknowledges receipt of a copy.

Transferor

Arba Corporation

Transferee

Executive Fishing Charters, Inc.

By:

Virginia D. Kershner
Sec.

TRANSFER AND ASSUMPTION AGREEMENT

CREDIT ALLIANCE CORPORATION
500 Digiulian Blvd.
P. O. Box 1680
Glen Burnie, Maryland 21061

BOOK 497 PAGE 485

Date: 4/14/86 19 86
Account # 1-086L-C-02-00623

Gentlemen:

SAM&Tco Field Management Services, Inc.

(hereinafter

referred to as "Transferor") has heretofore acquired from Lutherville Supply and Equipment Company (hereinafter referred to as "Dealer") the following described property (hereinafter referred to as the "Property"):

See Schedule A attached hereto and forming a part hereof

subject to one or more security agreements, conditional sale contracts, instalment sales contracts, chattel leases or chattel mortgages (hereinafter collectively referred to as the "Contract") dated August 25 19 81

279,408.00 said Contract being in the stated sum of \$ and accompanied by Transferor's promissory serial note or notes of even date therewith (hereinafter referred to as "Note"). The said Contract has been assigned and the Note has been negotiated by Dealer to CREDIT ALLIANCE CORPORATION which is now the holder thereof in due course (and which is hereinafter referred to as "Holder").

The unpaid balance on the Contract is \$ 69,648.12 which shall be payable in fifty-three (53) consecutive monthly instalments of \$ 1,289.78 each plus one final instalment of \$ 1,289.78 the first instalment being due April 15 19 86

Transferor desires to effectuate the sale and transfer of Transferor's equity in the Contract and the Property to Executive Fishing Charters, Inc. residing at, or if a corporation, having its principal place of business as shown by its certificate of incorporation at 14 Germay Drive, Wilmington, DE 19804

(hereinafter referred to as "Transferee"). Pursuant to the requirements of the Contract, Transferor and Transferee desire to procure the consent of Holder to said sale and transfer to Transferee of Transferor's right, title, interest and equity in and with respect to the Property.

Accordingly, and for good and valuable consideration, the receipt of which is hereby acknowledged, Transferor hereby and by these presents does grant and convey unto Transferee, his or its heirs, executors, administrators and assigns, all of Transferor's right, title and interest in and to the Property, to have and to hold the same unto Transferee, his or its heirs, executors, administrators and assigns forever, subject, however, to the Contract and all of the terms, conditions and provisions thereof, and upon the condition that the appended Form of Consent to such sale is executed by Holder.

To induce Holder to execute and deliver the appended Form of Consent to such sale and in consideration of its so doing, Transferor and Transferee hereby promise and bind themselves jointly and severally to pay the sum remaining unpaid as above stated with any interest to Holder, its successors and assigns. Transferee hereby unconditionally assumes, becomes a party to and agrees to perform and pay the Contract and Note, as though Transferee were to all intents and purposes the purchaser or lessee named in the Contract and the maker of the Note. Transferee agrees not to assert against Holder any defense, setoff, recoupment claim or counterclaim which he or it might have against Transferor arising from the aforesaid sale or otherwise. Transferor is in no way released from the Contract and Note, but shall remain and continue fully liable thereon until the full performance and payment thereof, notwithstanding any agreements, extensions, compromises or arrangements whatsoever which may be made by Holder with Transferee or any other party thereto. Transferor and Transferee both acknowledge and agree that Transferee has acquired the Property, subject to the interest of Holder in same, and that Transferor, pursuant to the Contract, granted a security interest in all equipment, inventory and goods, which shall continue in full force and effect in same until payment in full of all obligations of Transferee and Transferor to Holder, and to further secure payment of its obligations, Transferee grants to Holder a security interest in all equipment, inventory, goods and property of every kind now owned and/or hereafter acquired by Transferee. The Property is now located at 500 Digiulian Boulevard, Glen Burnie, MD 21061

and will be kept at 500 Digiulian Boulevard, Glen Burnie, MD 21061

Attest:

SAM&Tco Field Management Services, Inc.

By:

Executive Fishing Charters, Inc.

(Title)

Attest:

By:

See reverse side for signatures of additional parties consenting to the above agreement. The undersigned, the Dealer mentioned in the above agreement, hereby approves the foregoing, and requests CREDIT ALLIANCE CORPORATION to consent thereto.

Attest:

(Dealer)

By:

CONSENT BY HOLDER

Upon the terms, conditions and provisions of the foregoing agreement and in reliance thereon, the Holder therein mentioned hereby consents to the sale by Transferor to Transferee of all of Transferor's right, title and interest in and to the Property.

CREDIT ALLIANCE CORPORATION

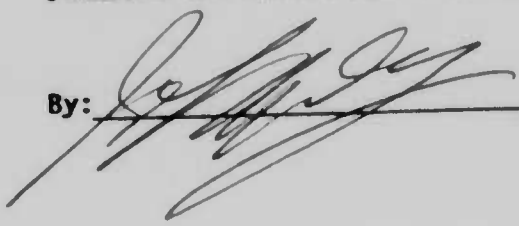
By:

Larry F. Kimmel, Assistant President

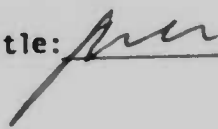
**The undersigned hereby approves the foregoing and requests Credit Alliance Corporation to consent thereto.

Standard Art Marble and Tile Co., Incorporated

By:



Title:



This schedule is attached to and becomes part of Transfer and Assumption Agreement dated 4/16 1986 between the under-
signed.

QUANTITY	DESCRIPTION OF EQUIPMENT (Indicate whether "New" or "Used")	YEAR & MODEL	SERIAL NO.
One (1)	<p>New Grove 35 ton Hydraulic Truck Crane, mounted on One (1) 8 x 4 crane carrier s/n AJ1Y1004BX and equipped with: BOOM: 34' 0" - 136' 0", four (4) section trapezoidal main boom with base section, two (2) full power and one (1) power - fixed section to 104' and a 32' "swingaway" lattice extension to 136', auxiliary boom head, single sheave (removeable);</p> <p>HOIST: Grove model 1015S-16B auxiliary hoist with electronic drum rotation indicator, hoist drum cable follower (main hoist), hoist drum cable follower (auxiliary hoist);</p> <p>seat belt, 400' 1/2" diameter 19 x 7 class rope (auxiliary hoist), circulating air fan, audio electronic pulsating back-up alarm, fifth front hydraulic jack, plus all other attachments and accessories thereto.</p>	TMS 300	47358

This schedule is hereby verified correct and undersigned Transferor(s) Transferee(s) acknowledges receipt of a copy.

SAM&Tco Field Management Services, Inc.

[Handwritten signature]

Executive Fishing Charters, Inc.

By: Regina A. Keresztesi
Secretary

TRANSFER AND ASSUMPTION AGREEMENT

Credit Alliance Corporation
500 DiGiulian Boulevard
P.O. Box 1680
Glen Burnie, MD 21061

BOOK 497 PAGE 488 Date: 4/1/82 19 82
Account # 1-999B-C-02-00732

Gentlemen: SAM&Tco Field Management Services, Inc. (hereinafter referred to as "Transferor") is the owner of the following described property (hereinafter referred to as the "Property"): See Schedule A attached hereto and made a part hereof
subject to one or more security agreements, conditional sale contracts, instalment sales contracts, chattel leases or chattel mortgages (hereinafter collectively referred to as the "Contract") dated December 29, 19 82 said Contract being in the stated sum of \$ 507,960.00 exclusive of taxes. Said contract is presently held by you (and shall hereinafter referred to as "Holder").

The unpaid balance on the Contract is \$ 271,373.76 which shall be payable in fifty-three (53) consecutive monthly instalments of \$ 5,025.44 each plus one final instalment of \$ 5,025.44 the first instalment being due April 15, 19 86, all exclusive of taxes.

Transferor desires to effectuate the sale and transfer of Transferor's right, title and interest in the Property to Executive Fishing Charters, Inc. residing at, or if a corporation, having its principal place of business as shown by its certificate of incorporation at 14 Germay Drive, Wilmington, DE 19804 (hereinafter referred to as "Transferee"). Pursuant to the requirements of the Contract, Transferor and Transferee desire to procure the consent of Holder to said sale and transfer to Transferee of Transferor's right, title, interest and equity in and with respect to the Property.

Accordingly, and for good and valuable consideration, the receipt of which is hereby acknowledged, Transferor hereby and by these presents does grant and convey unto Transferee, his or its heirs, executors, administrators and assigns, all of Transferor's right, title and interest in and to the Property, to have and to hold the same unto Transferee, his or its heirs, executors, administrators and assigns forever, subject, however, to the Contract and all of the terms, conditions and provisions thereof, and upon the condition that the appended Form of Consent to such sale is executed by Holder.

To induce Holder to execute and deliver the appended Form of Consent to such sale and in consideration of its so doing, Transferor and Transferee hereby promise and bind themselves jointly and severally to pay the sum remaining unpaid as above stated with any interest to Holder, its successors and assigns. Transferee hereby unconditionally assumes, becomes a party to and agrees to perform and pay the Contract and Note, as though Transferee were to all intents and purposes the Maker of the Contract and the maker of the Note. Transferee agrees not to assert against Holder any defense, setoff, recoupment claim or counterclaim which he or it might have against Transferor arising from the aforesaid sale or otherwise. Transferor is in no way released from the Contract and Note, but shall remain and continue fully liable thereon until the full performance and payment thereof, notwithstanding any agreements, extensions, compromises or arrangements whatsoever which may be made by Holder with Transferee or any other party thereto. Transferor and Transferee both acknowledge and agree that Transferee has acquired the Property, subject to the interest of Holder in same, and that Transferor, pursuant to the Contract, granted a security interest in all equipment, inventory and goods, which shall continue in full force and effect in same until payment in full of all obligations of Transferee and Transferor to Holder, and to further secure payment of its obligations, Transferee grants to Holder a security interest in all equipment, inventory, goods and property of every kind now owned and/or hereafter acquired by Transferee. The Property is now located at 500 DiGiulian Boulevard, Glen Burnie, MD 21061

and will be kept at 500 DiGiulian Boulevard, Glen Burnie, MD 21061

Attest:

SAM&Tco Field Management Services, Inc.

Signature of Transferor

By: [Signature]

Executive Fishing Charters, Inc. (Title)

Signature of Transferee

By: [Signature]

See reverse side for signatures of additional parties consenting to the above Agreement. The undersigned, the Dealer mentioned in the above agreement, hereby approves the foregoing, and requests you, as Holder, to consent thereto.

Attest:

(Dealer)

By: _____

CONSENT BY HOLDER

Upon the terms, conditions and provisions of the foregoing agreement and in reliance thereon, the Holder therein mentioned hereby consents to the sale by Transferor to Transferee of all of Transferor's right, title and interest in and to the Property.

Form LS-10L-13

By: [Signature]

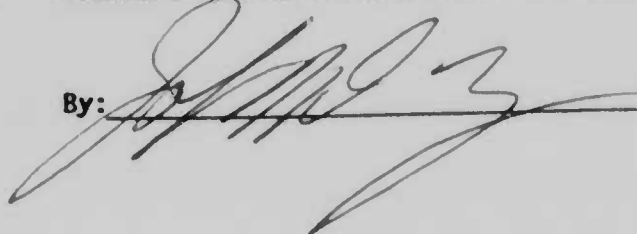
Larry F. Kimmel, Assist. Vice President

Subject to holder's interest in said property

**The undersigned hereby approves the foregoing and requests Credit Alliance Corporation to consent thereto.

Standard Art Marble and Tile Co., Incorporated

By:

A large, stylized handwritten signature in dark ink, written over a horizontal line.

Title:

Handwritten initials or a short signature in dark ink, written over a horizontal line.

SCHEDULE "A"

This schedule is attached to and becomes part of Transfer and Assumption Agreement dated 4/16 19 86 between the undersigned.

BOOK 497 PAGE 490

QUANTITY	DESCRIPTION OF EQUIPMENT (Indicate whether "New" or "Used")	YEAR & MODEL	SERIAL NO.
ne (1)	35 Ton Grove Hydraulic Truck Crane equipped with 8435G Carrier, 8x4 Drive 34-136' 4 sect. w/32 Lattice Ext. Aux. Boom Head Model 32S-1716B Main Hoist w/Rot indicator Model 15S-16B Aux. Hoist w/Rot Indicator Hoist Drum Cable Follower (Main Hoist) Hoist Drum Cable Follower (Aux. Hoist) 7- 1/2 Ton Headache Ball 3/4" (19MM) 6x41, 450' Rpo (Main Hoist) 1/2" (13MM) 19x7 Rope (Aux. Hoist) 400 Ft. GM6-71N Diesel Engine (4) Front Tires; 12:00x20-16 Ply Hi-way (8) Rear Tires; 11:00x20-14 Ply ND-M&s		43367 carrier s/n CG141030BJ
ne (1)	Grove Rough Terrain Crane Equipped with 28-70 3 section, Full power Synchronized boom, CM4-53N Diesel, Grove 15H-16B Main Hoist, Electronic hoist drum rotation indicator (Main Hoist), Control Valve arrangement for Future installation of Auxillary Hoist, Dual rear view mirrors rear wheel steer alignment indicator, 20 ton (20MT) 3 sheave hookblock with swivel hook and safety latch, 4 wheel Drive and 4 wheel steer, No spin Differential (rear axle), fenders (4) and audio back-up alarm, automatic.	RT518	44039
ne (1)	*Marktridivity Granite grinding polishing and buffing line G/N/12 including tilting table 2 sets of head inlet and outlet roller conveyor *This piece of equipment is to be located at 681 Maryville Pike Knoxville, Tennessee 37920	322	63-596 63-606

This schedule is hereby verified correct and undersigned Transferor(s) Transferee(s) acknowledges receipt of a copy.

Transferor

SAM&Tco Field Management Services, Inc.

[Signature]

Transferee

Executive Fishing Charters, Inc.

By:

[Signature]

Mail to Credit Alliance Corp

TERMINATION STATEMENT

Date of Original Financing

Identifying Number of Original

Statement October 29, 1982

Financing Statement 244811

This statement of termination is presented to a filing officer for filing pursuant to the Uniform Commercial Code.

1. Debtor(s) Name (Last Name First)
Eileen W. Harper

2. Debtor(s) Complete Address(es)
1614 Chesapeake Drive
Mayo, Maryland 21106

: For filing
: Officer
: (Date,Time
: Number)

3. & 4. Secured Party(ies) and
Complete Address(es)
First Federal Savings and Loan
Association of Annapolis
2024 West Street
Annapolis, Maryland 21401

5. & 6. Assignee(s) of Secured
Party(ies) and Complete
Address(es)

TOTAL FEE 10.00
 PORTAGE : 50
 1-27-87 0777 602 715:10
 MAY 1 1986

The Secured Party certifies that there is no outstanding secured obligation of the Debtor to the Secured Party, and no commitment by the Secured Party to make advances, incur obligations or otherwise give value to the Debtor, and the Secured Party no longer claims a security interest with respect to the collateral covered by the Original Financing Statement bearing the file number and liber and folio number (if applicable) shown above.

This Statement to be returned after recordation to Lawrence B. Goldstein,

Post Office Box 291, Annapolis, Maryland 21404-0291

Date of Statement of Termination of Financing

April 29, 1986

Signature of Secured Party(ies) or Assignee(s):

FIRST FEDERAL SAVINGS AND LOAN
ASSOCIATION OF ANNAPOLIS

By:

Sandra D. Palmer
Sr. Vice President

Margaret Murphy
Assistant Secretary

Mailed to Secured Party

201652

FINANCING STATEMENT—MARYLAND

File No. _____

This Financing Statement is presented to a filing officer for filing pursuant to the Uniform Commercial Code:

1. The name and address of the Debtor is:

Corman Construction, Inc., J. R. James Company, Inc.
Marbro Company, Inc. Operating as Crosstown Contractors
(Joint Venture) *

2. The name and address of the Secured Party (or Assignee) is:

First Virginia Commercial Corporation
6400 Arlington Blvd.
Falls Church, VA 22046

3. The maturity date of the obligation (if any) is: _____

4. This Financing Statement covers the following types (or items) of property: (Describe)

Two (2) Plymouth Model HMD-22 "Permissible" 8-ton
24" gauge Diesel Locomotives, complete
SN 7442
7443

5. Check the lines which apply if any, and supply the information indicated:

☐ (If collateral is crops). The above described crops are growing or are to be grown on: _____
(describe real estate)

☐ (If Collateral is goods which will or are to become fixtures, complete this section and type conspicuously at the top the following "To be Recorded in the Land Records") The above goods are affixed or are to be affixed to: (describe real estate)

☒ (If proceeds of collateral are claimed) Proceeds of the collateral are also covered.

☐ (If products of collateral are claimed) Products of the collateral are also covered.

6. Transaction is ☐ is not ☒ (check which applies) subject to recordation tax imposed by Article 81, section 277 and 278, Ann. Code of Maryland. If answer is in affirmative, the principal amount of the debt initially incurred is \$_____

Debtor(s):

Corman Construction, Inc.,
J. R. James Company, Inc.,
Marbro Company, Inc.
Operating as Crosstown
Contractors (Joint Venture)

Secured Party:

First Virginia
Commercial Corporation

By _____

(AUTHORIZED SIGNATURE)

Harold V. Dellinger, II
Vice President

(TYPE NAME AND TITLE)

William G. Cox
Pres.

John T. Dowd Pres.

Please return to the Secured Party at the address shown in number 2 above.
All Information Must Be Typewritten or Printed in Ink

No 89 9/79

*Equipment located at Crosstown Contractors
c/o Corman Construction, Inc.
P.O. Box 160
Jessup, MD 20794-0160

Mailed to Secured Party

BOOK 497 PAGE 493

This STATEMENT is presented to a filing officer for filing pursuant to the Uniform Commercial Code:		3. Maturity date (if any):
1. Debtor(s) (Last Name First) and address(es)	2. Secured Party(ies) and address(es)	For Filing Officer (Date, Time and Filing Office)
Sperry Corporation 1290 Avenue of the Americas New York, New York 10104	(16) - 12/85 Citicorp Leasing, Inc. 450 Mamaroneck Avenue Harrison, New York 10528	RECORD FEE 10.00 POSTAGE .50 10/27/84 11:15 AM MAY 1 1985
4. This statement refers to original Financing Statement bearing File # 405694 Filed with <u>Clerk of Circuit Court</u> Date Filed <u>10/22/84</u>		
5. <input type="checkbox"/> Continuation. The original financing statement between the foregoing Debtor and Secured Party, bearing file number shown above, is still effective. 6. <input type="checkbox"/> Termination. Secured party no longer claims a security interest under the financing statement bearing file number shown above. 7. <input type="checkbox"/> Assignment. The secured party's right under the financing statement bearing file number shown above to the property described in Item 10 have been assigned to the assignee whose name and address appears in Item 10. 8. <input checked="" type="checkbox"/> Amendment. Financing Statement bearing file number shown above is amended as set forth in Item 10. 9. <input type="checkbox"/> Release. Secured Party releases the collateral described in Item 10 from the financing statement bearing file number shown above.		
10.		

The original financing statement is being amended to include the equipment identified on Schedule "A" attached.

No. of additional Sheets presented: (1)

Sperry Corporation	Citicorp Leasing, Inc.
By: <u>R. L. Strickland</u>	By: <u>James J. Keating VP</u>
Signature(s) of Debtor(s) (necessary only if Item 8 is applicable).	Signature(s) of Secured Party(ies)
(1) Filing Officer Copy - Alphabetical	STANDARD FORM FORM UCC-3

1986 MAY -1 PM 3:35

E. J. HOLLISON
CLERK

BOOK 497 PAGE 494

MLPCOM
EQUIPMENT LIST
DAHC26-81-C-0007
SCHEDULE - A

<u>TYPE/FEATURE</u>	<u>DESCRIPTION</u>	<u>SERIAL #</u>
F2783-95	.5MB Memory Exp.	7677 7595 7701
		7666 7582 7718
		7683 7510 7591
		7611 7605 7732
		7636 7595 7733
		7627 7584 7717
		7593 7564 865741
		7665 7585 7750
		7606 7586 7751
		7699 7565 7753
		7589 7601 7735
		7624 7604 7637
		7682 7587 7512
		7597 7734 7649
		7684 7651
		7700 7583
		7608 7650
		7590 7716
F2783-96	.5MB Memory Exp.	7615 7647 12779
		7702 7806 12792
		7742 7452 12793
		7740 7724 12775
		7690 7674 12772
		7641 7801 12778
		7730 7794 12771
		7653 7803 12769
		1269 865448 12783
		7788 865454 12786
		7786 865442 12803
		7768 7689 12790
		7780 865445 12785
		7769 865451
		7789 7726
		7754 865457
		7785 865460
		7777 12780
		7455

Mailed to Secured Party

BOOK 497 PAGE 495

201651

Bay County Rental 8017 Ft. Smallwood Baltimore, MD 21226	Ditch Witch of Maryland 12975 Livestock Road West Friendship, MD 21794
1. Debtor(s) (Last Name First) and address(es)	2. Secured Party(ies) and address(es)

3. This financing statement covers the following types (or items) of property.

Model	Brand	Type	Serial #
C99	Ditch Witch	Trencher	5C0161
S1A	Ditch Witch	Trailer	7C0049

For Filing Officer (Date, Time, Number, and Filing Office)

The Charles Machine Works,
Inc.
P. O. Box 66
Perry, OK 73077
Assignee of Secured Party and Address

Proceeds and Products of Collateral are also covered.

File with: THE COUNTY CLERK

County, State of Oklahoma, under Uniform Commercial Code effective January 1, 1963, S.B.36

Bay County Rental

Ditch Witch of Maryland

By:

Signature(s) of Debtor(s)

By:

Signature(s) of Secured Party(ies) or Assignee

(Form UCC-1 Approved by State Examiner & Inspector)

SOUTHWESTERN STATIONERY
OKLA. CITY, LAWTON, PONCA CITY

(1) FILING OFFICER COPY-ALPHABETICAL
STANDARD FORM-UNIFORM COMMERCIAL CODE

Mailed to Secured Party

1986 MAY -1 PM 3:36

E. AUDREY COLLISON
CLERK



201651

BOOK 497 PAGE 495

Bay County Rental 8017 Ft. Smallwood Baltimore, MD 21226	Ditch Witch of Maryland 12975 Livestock Road West Friendship, MD 21794
1. Debtor(s) (Last Name First) and address(es)	2. Secured Party(ies) and address(es)

3. This financing statement covers the following types (or items) of property.

Model	Brand	Type	Serial #
C99	Ditch Witch	Trencher	5C0161
S1A	Ditch Witch	Trailer	7C0049

For Filing Officer (Date, Time, Number, and Filing Office)

The Charles Machine Works,
Inc.
P. O. Box 66
Perry, OK 73077
Assignee of Secured Party and Address

Proceeds and Products of Collateral are also covered.

File with: THE COUNTY CLERK County, State of Oklahoma, under Uniform Commercial Code effective January 1, 1963, S.B.36

Bay County Rental

Ditch Witch of Maryland

By: [Signature]
Signature(s) of Debtor(s)

By: [Signature]
Signature(s) of Secured Party(ies) or Assignee

(Form UCC-1 Approved by State Examiner & Inspector)

SOUTHWESTERN STATIONERY
OKLA. CITY, LAWTON, PONCA CITY

(1) FILING OFFICER COPY-ALPHABETICAL
STANDARD FORM-UNIFORM COMMERCIAL CODE

Mailed to Secured Party

1986 MAY -1 PM 3:36

E. AUBREY COLLISON
CLERK



BOOK 497 PAGE 496

STATE OF MARYLAND

FINANCING STATEMENT FORM UCC-1

Identifying File No. 201055

ALL INFORMATION MUST BE TYPEWRITTEN OR PRINTED IN INK. SIGNATURES MUST BE IN INK

If transaction or transactions wholly or partially subject to recordation tax indicate amount of taxable debt here. \$

If this statement is to be recorded in land records check here. ☐

This financing statement Dated is presented to a filing officer for filing pursuant to the Uniform Commercial Code.

1. ~~XXXXXX~~ LESSEE:

Name Beryl Francis & Associates

Address 1107 Layfield Lane, Crownsville, MD 21032

2. SECURED PARTY LESSOR:

Name Century Equipment Leasing Corporation

Address 709 N. Easton Road, P.O. Box 157, Willow Grove, PA 19090

Person And Address To Whom Statement Is To Be Returned If Different From Above.

3. Maturity date of obligation (if any)

4. This financing statement covers the following types (or items) of property: (list)

(1) Portable NEC Phone 7000

E.S.N. 5Y-43481

Mobile # 301-980-4719

NOT SUBJECT TO RECORDATION TAX.

Name and address of Assignee

Shales Sales, Inc.
P.O. Box 549
Vineland, NJ 08360

CHECK ☒ THE LINES WHICH APPLY

5. ☐ (If collateral is crops) The above described crops are growing or are to be grown on: (describe real estate)

☐ (If collateral is goods which are or are to become fixtures) The above described goods are affixed or to be affixed to: (describe real estate)

☒ (Proceeds of collateral are also covered)

☐ (Products of collateral are also covered)

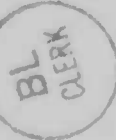
1100
1150
✓ Beryl Francis
Beryl Francis
BERYL FRANCIS & ASSOCIATES

Type or Print Above Name on Above Line

(Signature of Debtor)

Type or Print Above Signature on Above Line

Mailed to Secured Party



MA Shales Sales
Asst. Secy.
(Signature of Secured Party)

CENTURY EQUIPMENT LEASING CORPORATION
Type or Print Above Signature on Above Line

1986 MAY - 1 PM 3:38

E. AUSTIN COLLISON

Anne Arundel County, Maryland
✓ Chattel Records/Land Records

State Department of Assessment
and Taxation

FINANCING STATEMENT

1. Debtor:
3428 Limited Partnership,
a Maryland Limited Partnership

Address:
34 Thomas Avenue
Anne Arundel County
Baltimore, Maryland

2. Secured Party:

UNITED SAVINGS ASSOCIATION

Address:
1700 Rockville Pike
Rockville, Maryland 20852

ACCOUNT FEE 14.00
POSTAGE .50

3. This Financing Statement covers:

402409 0777 002 116:16

(a) all buildings and improvements of every kind and description now or hereafter erected or placed in or upon any interest or estate in the real estate hereafter described ("Real Estate") or any part thereof and now owned or hereafter acquired by Debtor and all fixtures and equipment including but not limited to all gas and electric fixtures, engines, radiators, heaters, air conditioners, furnaces, heating equipment, steam and hot water boilers, stoves, ranges, elevators, motors, bathtubs, sinks, water closets, basins, pipes, faucets and other plumbing, heating and cooling fixtures, mantels, refrigerating plant mechanical or otherwise, cooking apparatus and appurtenances, shades, awnings, screens and blinds, and all other appliances and equipment (including but not limited to refrigerators, dishwashers, trash compactors, washing machines, dryers, disposal systems, stoves and ovens) which are now owned or hereafter acquired by the Debtor for use or installation in on or about the Real Estate or any portion thereof but excluding any personalty which is not affixed to the Real Estate and which is not in any way related to the operation of the Real Estate; and

MAY 1 86

(b) all accounts receivable (accounts) in respect of any and all leases executed by the Debtor, as Lessor, on any part or parcel of the described Real Estate and the improvements located thereon, whether said accounts receivable are in existence or are hereafter created and the proceeds thereof; and

(c) all contract rights (accounts) in respect of any and all leases executed by Debtor, as Lessor, of any part or parcel of the described Real Estate and the improvements located thereon, whether said contract rights are in existence or created hereafter and the proceeds thereof; and

Return To:

Bruce L. Marcus, Esquire
Wortman, Hackner and Marcus
5000 Sunnyside Avenue
Suite 301
Beltsville, Maryland 20705

(d) all building permits, sewer and water taps, building materials and equipment wherever located now owned or hereafter acquired for installation on the Real Estate; and

(e) all contract rights and accounts receivable (accounts) and general intangibles in respect of or in any wise relating to the Real Estate or any part thereof including, but not limited to, all accounts receivable arising from the operation of any hotel/motel facility on the Real Estate, all sales contract or option contract deposits or payments relating to the Real Estate;

(f) all Plat Plans, Site Plans, Subdivision Plat and all other plans and specifications now or hereafter prepared (or revised) relating to the Real Estate; and

(g) all insurance proceeds and condemnation awards now or hereafter acquired by

1986 MAY -1 PM 4:20

BL
CLERK

1400

Debtor received in connection with the Real Estate.

4. Proceeds of products of collateral are covered hereunder.

5. The Real Estate is that parcel owned by Debtor, located in Anne Arundel County, Maryland and described more particularly in Schedule A attached hereto and made a part hereof.

6. This Financing Statement is not subject to recordation taxes imposed by Article 81, Sections 277 and 278, Annotated Code of Maryland, 1962 Suppl., as amended.

Maryland Limited Partnership

DEBTOR:

3428 LIMITED PARTNERSHIP, a

By:

William Nicholas
W. William Nicholas, Jr.,
General Partner

By: _____

Return to:

THE SENTINEL TITLE CORPORATION
INNER HARBOR CENTER
400 E. PRATT ST., SUITE 806
BALTIMORE, MARYLAND 21202
547-1111

EXHIBIT "A"

BEGINNING for the same at a P.K. nail found at the point of intersection of East Thomas Road (Thomas Avenue) right-of-way line and the division line between Lots 30 & 31 as shown on a Plat of lots recorded among the Plat Records of Anne Arundel County, Maryland and binding said division line and referring the courses of this description to the meridian of the aforesaid plat; South 83 degrees, 47 minutes, 00 seconds west, 425.71 feet to an iron pipe found, thence; North 06 degrees, 13 minutes, 00 seconds west, 400.00 feet to an iron pipe found on the south line of lots, thence; North 83 degrees, 47 minutes, 00 seconds east, 50.00 feet to an iron pipe found at the southeast corner of Lot 5 as aforesaid, thence; North 06 degrees, 13 minutes, 00 seconds west, 142.50 feet to an iron pipe found, thence leaving said lots and running through Lots 4, 3, and one half of 2; North 83 degrees, 47 minutes, 00 seconds east, 250.00 feet to an iron pipe found, thence; South 06 degrees, 13 minutes, 00 seconds east, 142.50 feet to an iron pin set, thence; North 83 degrees, 47 minutes, 00 seconds east, 150.00 feet to an iron pipe found on the east right-of-way line of East Thomas Road (Thomas Avenue), 40 feet wide, thence binding said right-of-way line; South 06 degrees, 13 minutes, 00 seconds east, 128.74 feet to a P.K. nail found at an angle point, thence continuing along said right-of-way line; South 01 degrees, 06 minutes, 00 seconds east, 272.34 feet to the point of beginning and containing an area of 4.682 acres of land according to a survey prepared by Clarence H. Miller, Re. Prof. L.S. #4511.

Tax I.D. #5-000-90028470

Mail to Sentinel Title.

Anne Arundel County, Maryland
 ✓ Chattel Records/Land Records

State Department of Assessment
 and Taxation

FINANCING STATEMENT

1. Debtor:
 Edgar Pumphrey

Address:

c/o David Seidl, Esq.
 Miles & Stockbridge
 10 Light Street,
 Baltimore, Maryland 21202

RECORD FEE
 POSTAGE

17.00
 .50

2. Secured Party:

Address:

UNITED SAVINGS ASSOCIATION

1700 Rockville Pike
 Rockville, Maryland 20852

#22410 0717 R02 T16:16

3. This Financing Statement covers:

MAY 1 96

(a) all buildings and improvements of every kind and description now or hereafter erected or placed in or upon any interest or estate in the real estate hereafter described ("Real Estate") or any part thereof and now owned or hereafter acquired by Debtor and all fixtures and equipment including but not limited to all gas and electric fixtures, engines, radiators, heaters, air conditioners, furnaces, heating equipment, steam and hot water boilers, stoves, ranges, elevators, motors, bathtubs, sinks, water closets, basins, pipes, faucets and other plumbing, heating and cooling fixtures, mantels, refrigerating plant mechanical or otherwise, cooking apparatus and appurtenances, shades, awnings, screens and blinds, and all other appliances and equipment (including but not limited to refrigerators, dishwashers, trash compactors, washing machines, dryers, disposal systems, stoves and ovens) which are now owned or hereafter acquired by the Debtor for use or installation in on or about the Real Estate or any portion thereof but excluding any personalty which is not affixed to the Real Estate and which is not in any way related to the operation of the Real Estate; and

(b) all accounts receivable (accounts) in respect of any and all leases executed by the Debtor, as Lessor, on any part or parcel of the described Real Estate and the improvements located thereon, whether said accounts receivable are in existence or are hereafter created and the proceeds thereof; and

(c) all contract rights (accounts) in respect of any and all leases executed by Debtor, as Lessor, of any part or parcel of the described Real Estate and the improvements located thereon, whether said contract rights are in existence or created hereafter and the proceeds thereof; and

Return To:

Bruce L. Marcus, Esquire
 Wortman, Hackner and Marcus
 5000 Sunnyside Avenue
 Suite 301
 Beltsville, Maryland 20705

(d) all building permits, sewer and water taps, building materials and equipment wherever located now owned or hereafter acquired for installation on the Real Estate; and

(e) all contract rights and accounts receivable (accounts) and general intangibles in respect of or in any wise relating to the Real Estate or any part thereof including, but not limited to, all accounts receivable arising from the operation of any hotel/motel facility on the Real Estate, all sales contract or option contract deposits or payments relating to the Real Estate;

(f) all Plat Plans, Site Plans, Subdivision Plat and all other plans and specifications now or hereafter prepared (or revised) relating to the Real Estate; and

1986 MAY - 1 PM 4:20

BL
 CLERK

1300
 50.

(g) all insurance proceeds and condemnation awards now or hereafter acquired by Debtor received in connection with the Real Estate.

4. Proceeds of products of collateral are covered hereunder.

5. The Real Estate is that parcel owned by Debtor, located in Anne Arundel County, Maryland and described more particularly in Schedule A attached hereto and made a part hereof.

6. This Financing Statement is not subject to recordation taxes imposed by Article 81, Sections 277 and 278, Annotated Code of Maryland, 1962 Suppl., as amended.

DEBTOR:

By: Edgar Pumphrey
EDGAR PUMPHREY

By: _____

Return to:
THE SENTINEL TITLE CORPORATION
INNER HARBOR CENTER
400 E. PRATT ST., SUITE 606
BALTIMORE, MARYLAND 21202
547-1111

EXHIBIT "A"

BEGINNING for the same at a P.K. nail found at the point of intersection of East Thomas Road (Thomas Avenue) right-of-way line and the division line between Lots 30 & 31 as shown on a Plat of lots recorded among the Plat Records of Anne Arundel County, Maryland and thence said division line and referring the courses of this description to the meridian of the aforesaid plat: South 83 degrees, 47 minutes, 00 seconds west, 425.71 feet to an iron pipe found, thence: North 06 degrees, 13 minutes, 00 seconds west, 460.00 feet to an iron pipe found on the south line of lots, thence: North 83 degrees, 47 minutes, 00 seconds east, 50.00 feet to an iron pipe found at the southeast corner of Lot 5 as aforesaid, thence: North 06 degrees, 13 minutes, 00 seconds west, 142.50 feet to an iron pipe found, thence leaving said lots and running through Lots 4, 3, and one half of 2; North 83 degrees, 47 minutes, 00 seconds east, 250.00 feet to an iron pipe found, thence: South 06 degrees, 13 minutes, 00 seconds east, 142.50 feet to an iron pin set, thence: North 83 degrees, 47 minutes, 00 seconds east, 150.00 feet to an iron pipe found on the east right-of-way line of East Thomas Road (Thomas Avenue), 40 feet wide, thence binding said right-of-way line: South 06 degrees, 13 minutes, 00 seconds east, 128.74 feet to a P.K. nail found at an angle point, thence continuing along said right-of-way line: South 01 degrees, 06 minutes, 00 seconds east, 272.34 feet to the point of beginning and containing an area of 4.682 acres of land according to a survey prepared by Clarence H. Miller, Re. Prof. L.S. #4011.

Tax I.D. #5-000-90028470

Mailed to Secured Party

Mailed to Secured Party

BOOK 497 PAGE 503

This **STATEMENT** is presented to a filing officer for filing pursuant to the Uniform Commercial Code.

1. Debtor(s) (Last Name First) and address(es) JAMES, LARRY D. & SONJA P. 4852 CHEVY CHASE DR. CHEVY CHASE, MD 69-024-6437-8	2. Secured Party(ies) and address(es) MIDLANTIC NATIONAL BANK 2 BROAD ST. BLOOMFIELD, N.J. 07003	3. Maturity date (if any): For Filing Officer (Date, Time and Filing Office)
--	--	---

4. This statement refers to original Financing Statement bearing File No. Liber 460 Pg. 147
Filed with Anne Arundel Cnty. Date Filed 3/24/83 19__

5. ☐ Continuation. The original financing statement between the foregoing Debtor and Secured Party, bearing file number shown above, is still effective.
6. ☒ Termination. Secured party no longer claims a security interest under the financing statement bearing file number shown above.
7. ☐ Assignment. The secured party's right under the financing statement bearing file number shown above to the property described in Item 10 have been assigned to the assignee whose name and address appears in Item 10.
8. ☐ Amendment. Financing Statement bearing file number shown above is amended as set forth in Item 10.
9. ☐ Release. Secured Party releases the collateral described in Item 10 from the financing statement bearing file number shown above.
10.

RECORD FEE 10.00
POSTAGE .50
#10887 0040 R01 111127
MAY 2 1986

RETURN to
Larry D. James
VOA ABIDJAN/U.S. DEPT. OF STATE
WASHINGTON, D.C. 20520

No. of additional Sheets presented:

By: _____ Signature(s) of Debtor(s) (necessary only if Item 8 is applicable).

By: [Signature] **MIDLANTIC NATIONAL BANK** ASST. V.P.
Signature(s) of Secured Party(ies)

(1) Filing Officer Copy - Alphabetical

STANDARD FORM - FORM UCC-3

G. L. CLERK

Mailed to Secured Party

1986 MAY -2 AM 11:13

ROBERT COLLISON
CLERK

10.00

BOOK 497 PAGE 504

UNIFORM COMMERCIAL CODE
STATEMENTS OF CONTINUATION, PARTIAL RELEASE, ASSIGNMENT, ETC.

THIS STATEMENT REFERS TO ORIGINAL FINANCING STATEMENT

Roll No. 479 Page No. 145
Identification No. 254370 Dated October 29, 1984

1. Debtor(s) Baltimore Beauty and Barber Supply, Inc.
Name or Names—Print or Type
105 N. Langley Road Glen Burnie, MD 21061
Address—Street No., City - County State Zip Code

2. Secured Party Maryland National Bank
Name or Names—Print or Type
5 Crain Highway, N.E. Glen Burnie, MD 21061
Address—Street No., City - County State Zip Code

3. Maturity Date (if any) _____

4. Check Applicable Statement:

<p>A. Continuation <input type="checkbox"/> The original financing statement between the foregoing Debtor and Secured Party, bearing the file number shown above, is still effective.</p>	<p>B. Partial Release <input type="checkbox"/> From the collateral described in the financing statement bearing the file number shown above, the Secured Party releases the following:</p>
<p>C. Assignment <input type="checkbox"/> The Secured Party certifies that the Secured Party has assigned to the Assignee whose name and address is shown below, Secured Party's rights under the financing statement bearing the file number, shown above in the following property:</p>	<p>D. Other: <input checked="" type="checkbox"/> (Indicate whether amendment, termination, etc.) TERMINATION</p>

PLEASE RETURN RECORDED STATEMENT TO: THE BANK OF BALTIMORE
ATTN: COMMERCIAL LOAN DEPT.
7 E. BALTIMORE ST., 6TH FL.
BALTIMORE, MARYLAND 21202

Mail to _____

Dated: April 7, 1986

Maryland National Bank

Name of Secured Party

Nancy A. Richter
Signature of Secured Party

Nancy A. Richter, Vice President
Type or Print (Include Title if Company)

Lucas Bros. Form T-1



1000
50

1986 MAY -2 PM 12:31

E. AUSTEY COLLISON
CLERK

BOOK 497 PAGE 505

UNIFORM COMMERCIAL CODE
STATEMENTS OF CONTINUATION, PARTIAL RELEASE, ASSIGNMENT, ETC.
THIS STATEMENT REFERS TO ORIGINAL FINANCING STATEMENT

Roll No. 480

Page No. 472

Identification No. 254938

Dated December 13, 1984

1. Debtor(s) { Baltimore Beauty and Barber Supply, Inc.
Name or Names—Print or Type
105 N. Langley Road Glen Burnie, MD 21061
Address—Street No., City - County State Zip Code

2. Secured Party { Maryland National Bank
Name or Names—Print or Type
5 Crain Highway, N.E. Glen Burnie, MD 21061
Address—Street No., City - County State Zip Code

3. Maturity Date (if any)

4. Check Applicable Statement:

<p>A. Continuation <input type="checkbox"/> The original financing statement between the foregoing Debtor and Secured Party, bearing the file number shown above, is still effective.</p>	<p>B. Partial Release <input type="checkbox"/> From the collateral described in the financing statement bearing the file number shown above, the Secured Party releases the following:</p>
<p>C. Assignment <input type="checkbox"/> The Secured Party certifies that the Secured Party has assigned to the Assignee whose name and address is shown below, Secured Party's rights under the financing statement bearing the file number, shown above in the following property:</p>	<p>D. Other: <input checked="" type="checkbox"/> (Indicate whether amendment, termination, etc.)</p> <p style="text-align: center;">TERMINATION</p>

PLEASE RETURN RECORDED STATEMENT TO: THE BANK OF BALTIMORE
ATTN: COMMERCIAL LOAN DEPT.
7 E. BALTIMORE ST., 6TH FL.
BALTIMORE, MARYLAND 21202

Mail to

Dated: April 7, 1986

Maryland National Bank

Name of Secured Party

Signature of Secured Party

Nancy A. Richter, Vice President
Type or Print (Include Title if Company)

Lucas Bros. Form T-1



1986 MAY -2 PM 12:31

E. AUBREY COLLISON
CLERK

BOOK 497 PAGE 506

UNIFORM COMMERCIAL CODE
STATEMENTS OF CONTINUATION, PARTIAL RELEASE, ASSIGNMENT, ETC.
THIS STATEMENT REFERS TO ORIGINAL FINANCING STATEMENT

Roll No. 481 Page No. 75
Identification No. 255001 Dated December 27, 1984

1. Debtor(s) { Baltimore Beauty and Barber Supply, Inc.
Name or Names—Print or Type
105 N. Langley Road Glen Burnie, MD 21061
Address—Street No., City - County State Zip Code

2. Secured Party { Maryland National Bank
Name or Names—Print or Type
5 Crain Highway, N.E. Glen Burnie, MD 21061
Address—Street No., City - County State Zip Code

3. Maturity Date (if any) _____

4. Check Applicable Statement:

<p>A. Continuation <input type="checkbox"/> The original financing statement between the foregoing Debtor and Secured Party, bearing the file number shown above, is still effective.</p>	<p>B. Partial Release <input type="checkbox"/> From the collateral described in the financing statement bearing the file number shown above, the Secured Party releases the following:</p>
<p>C. Assignment <input type="checkbox"/> The Secured Party certifies that the Secured Party has assigned to the Assignee whose name and address is shown below, Secured Party's rights under the financing statement bearing the file number, shown above in the following property:</p>	<p>D. Other: <input checked="" type="checkbox"/> (Indicate whether amendment, termination, etc.)</p> <p style="text-align: center;">TERMINATION</p>

PLEASE RETURN RECORDED STATEMENT TO: THE BANK OF BALTIMORE
ATTN: COMMERCIAL LOAN DEPT.
7 E. BALTIMORE ST., 6TH FL.
BALTIMORE, MARYLAND 21202

Dated: April 7, 1986

Maryland National Bank

Name of Secured Party

Nancy A. Richter
Signature of Secured Party

Nancy A. Richter, Vice President
Type or Print (Include Title if Company)

Lucas Bros. Form T-1



1986 MAY -2 PM 12:31

E. AUDREY COLLISON
CLERK

BOOK 497 PAGE 507

UNIFORM COMMERCIAL CODE
STATEMENTS OF CONTINUATION, PARTIAL RELEASE, ASSIGNMENT, ETC.
THIS STATEMENT REFERS TO ORIGINAL FINANCING STATEMENT

Roll No. 482 Page No. 150
Identification No. 255101 Dated January 29, 1985

1. Debtor(s) { Baltimore Beauty and Barber Supply, Inc.
Name or Names—Print or Type
105 N. Langley Road Glen Burnie, MD 21061
Address—Street No., City - County State Zip Code

2. Secured Party { Maryland National Bank
Name or Names—Print or Type
5 Crain Highway, N.E. Glen Burnie, MD 21061
Address—Street No., City - County State Zip Code

3. Maturity Date (if any) _____

4. Check Applicable Statement:

<p>A. Continuation <input type="checkbox"/> The original financing statement between the foregoing Debtor and Secured Party, bearing the file number shown above, is still effective.</p>	<p>B. Partial Release <input type="checkbox"/> From the collateral described in the financing statement bearing the file number shown above, the Secured Party releases the following:</p>
<p>C. Assignment <input type="checkbox"/> The Secured Party certifies that the Secured Party has assigned to the Assignee whose name and address is shown below, Secured Party's rights under the financing statement bearing the file number, shown above in the following property:</p>	<p>D. Other: <input checked="" type="checkbox"/> (Indicate whether amendment, termination, etc.) TERMINATION</p>

PLEASE RETURN RECORDED STATEMENT TO: THE BANK OF BALTIMORE
ATTN: COMMERCIAL LOAN DEPT.
7 E. BALTIMORE ST., 6TH FL.
BALTIMORE, MARYLAND 21202

Dated: April 7, 1986

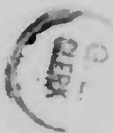
Maryland National Bank

Name of Secured Party

Nancy A. Richter
Signature of Secured Party

Nancy A. Richter, Vice President
Type or Print (Include Title if Company)

Lucas Bros. Form T-1



1986 MAY -2 PM 12:31

E. AUBREY COLLISON
CLERK

BOOK 497 PAGE 508

UNIFORM COMMERCIAL CODE
STATEMENTS OF CONTINUATION, PARTIAL RELEASE, ASSIGNMENT, ETC.
THIS STATEMENT REFERS TO ORIGINAL FINANCING STATEMENT

Roll No. 483 Page No. 420
Identification No. 255976 Dated April 2, 1985

1. Debtor(s) { Baltimore Beauty and Barber Supply, Inc.
Name or Names—Print or Type
105 N. Langley Road Glen Burnie, MD 21061
Address—Street No., City - County State Zip Code

2. Secured Party { Maryland National Bank
Name or Names—Print or Type
5 Crain Highway, N.E. Glen Burnie, MD 21061
Address—Street No., City - County State Zip Code

3. Maturity Date (if any) _____

4. Check Applicable Statement:

<p>A. Continuation <input type="checkbox"/> The original financing statement between the foregoing Debtor and Secured Party, bearing the file number shown above, is still effective.</p>	<p>B. Partial Release <input type="checkbox"/> From the collateral described in the financing statement bearing the file number shown above, the Secured Party releases the following:</p>
<p>C. Assignment <input type="checkbox"/> The Secured Party certifies that the Secured Party has assigned to the Assignee whose name and address is shown below, Secured Party's rights under the financing statement bearing the file number, shown above in the following property:</p>	<p>D. Other: <input checked="" type="checkbox"/> (Indicate whether amendment, termination, etc.) TERMINATION</p>

PLEASE RETURN RECORDED STATEMENT TO: THE BANK OF BALTIMORE
ATTN: COMMERCIAL LOAN DEPT.
7 E. BALTIMORE ST., 6TH FL.
BALTIMORE, MARYLAND 21202

Dated: April 7, 1986

Maryland National Bank

Name of Secured Party

Nancy A. Richter
Signature of Secured Party

Nancy A. Richter, Vice President

Type or Print (Include Title if Company)

Lucas Bros. Form T-1



1986 MAY -2 PM 12:31

E. AUBREY COLLISON
CLERK

BOOK 497 PAGE 509

UNIFORM COMMERCIAL CODE
STATEMENTS OF CONTINUATION, PARTIAL RELEASE, ASSIGNMENT, ETC.
THIS STATEMENT REFERS TO ORIGINAL FINANCING STATEMENT

Roll No. 371 Page No. 187
Identification No. 209823 Dated June 2, 1977

1. Debtor(s) { Baltimore Beauty and Barber Supply, Inc.
Name or Names—Print or Type
105 N. Langley Road Glen Burnie, MD 21061
Address—Street No., City - County State Zip Code

2. Secured Party { Maryland National Bank
Name or Names—Print or Type
5 Crain Highway, N.E. Glen Burnie, MD 21061
Address—Street No., City - County State Zip Code

3. Maturity Date (if any) _____

4. Check Applicable Statement:

<p>A. Continuation<input type="checkbox"/></p> <p>The original financing statement between the foregoing Debtor and Secured Party, bearing the file number shown above, is still effective.</p>	<p>B. Partial Release<input type="checkbox"/></p> <p>From the collateral described in the financing statement bearing the file number shown above, the Secured Party releases the following:</p>
<p>C. Assignment<input type="checkbox"/></p> <p>The Secured Party certifies that the Secured Party has assigned to the Assignee whose name and address is shown below, Secured Party's rights under the financing statement bearing the file number, shown above in the following property:</p>	<p>D. Other:<input checked="" type="checkbox"/></p> <p>(Indicate whether amendment, termination, etc.)</p> <p style="text-align: center;">TERMINATION</p>

PLEASE RETURN RECORDED STATEMENT TO: THE BANK OF BALTIMORE
ATTN: COMMERCIAL LOAN DEPT.
7 E. BALTIMORE ST., 6TH FL.
BALTIMORE, MARYLAND 21202

Dated: April 7, 1986

Maryland National Bank

Name of Secured Party

Nancy A. Richter
Signature of Secured Party

Nancy A. Richter, Vice President

Type or Print (Include Title if Company)

Lucas Bros. Form T-1



1986 MAY -2 PM 12:31

E. AUBREY COLLISON
CLERK

497 PAGE 510

UNIFORM COMMERCIAL CODE
STATEMENTS OF CONTINUATION, PARTIAL RELEASE, ASSIGNMENT, ETC.
THIS STATEMENT REFERS TO ORIGINAL FINANCING STATEMENT

Roll No. 478 Page No. 512 & 513
Identification No. 254235 Dated October 17, 1984

1. Debtor(s) { Baltimore Beauty and Barber Supply, Inc.
Name or Names—Print or Type
105 N. Langley Road Glen Burnie, MD 21061
Address—Street No., City - County State Zip Code

2. Secured Party { Maryland National Bank
Name or Names—Print or Type
5 Crain Highway, N.E. Glen Burnie, MD 21061
Address—Street No., City - County State Zip Code

3. Maturity Date (if any) _____

4. Check Applicable Statement:

<p>A. Continuation <input type="checkbox"/> The original financing statement between the foregoing Debtor and Secured Party, bearing the file number shown above, is still effective.</p>	<p>B. Partial Release <input type="checkbox"/> From the collateral described in the financing statement bearing the file number shown above, the Secured Party releases the following:</p>
<p>C. Assignment <input type="checkbox"/> The Secured Party certifies that the Secured Party has assigned to the Assignee whose name and address is shown below, Secured Party's rights under the financing statement bearing the file number, shown above in the following property:</p>	<p>D. Other: <input checked="" type="checkbox"/> (Indicate whether amendment, termination, etc.) <div style="text-align: center;">TERMINATION</div></p>

PLEASE RETURN RECORDED STATEMENT TO: THE BANK OF BALTIMORE
ATTN: COMMERCIAL LOAN DEPT.
7 E. BALTIMORE ST., 6TH FL.
BALTIMORE, MARYLAND 21202

Dated: April 7, 1986

Maryland National Bank

Name of Secured Party

Nancy A. Richter
Signature of Secured Party

Nancy A. Richter, Vice President
Type or Print (Include Title if Company)

Lucas Bros. Form T-1



1986 MAY -2 PM 12:31

E. AUBREY COLLISON
CLERK

BOOK 497 PAGE 511

UNIFORM COMMERCIAL CODE
STATEMENTS OF CONTINUATION, PARTIAL RELEASE, ASSIGNMENT, ETC.
THIS STATEMENT REFERS TO ORIGINAL FINANCING STATEMENT

Roll No. 463 Page No. 46
Identification No. 247793 Dated June 16, 1983

1. Debtor(s) { Baltimore Beauty and Barber Supply, Inc.
Name or Names—Print or Type
105 N. Langley Road Glen Burnie, MD 21061
Address—Street No., City - County State Zip Code

2. Secured Party { Maryland National Bank
Name or Names—Print or Type
5 Crain Highway, N.E. Glen Burnie, MD 21061
Address—Street No., City - County State Zip Code

3. Maturity Date (if any) _____

4. Check Applicable Statement:

<p>A. Continuation <input type="checkbox"/> The original financing statement between the foregoing Debtor and Secured Party, bearing the file number shown above, is still effective.</p>	<p>B. Partial Release <input type="checkbox"/> From the collateral described in the financing statement bearing the file number shown above, the Secured Party releases the following:</p>
<p>C. Assignment <input type="checkbox"/> The Secured Party certifies that the Secured Party has assigned to the Assignee whose name and address is shown below, Secured Party's rights under the financing statement bearing the file number, shown above in the following property:</p>	<p>D. Other: <input checked="" type="checkbox"/> (Indicate whether amendment, termination, etc.) <div style="text-align: center;">TERMINATION</div></p>

PLEASE RETURN RECORDED STATEMENT TO: THE BANK OF BALTIMORE
ATTN: COMMERCIAL LOAN DEPT.
7 E. BALTIMORE ST., 6TH FL.
BALTIMORE, MARYLAND 21202

Dated: April 7, 1986

Maryland National Bank

Name of Secured Party

Nancy A. Richter
Signature of Secured Party

Nancy A. Richter, Vice President

Type or Print (Include Title if Company)

Lucas Bros. Form T-1



1986 MAY -2 PM 12:31

10 - E. AUDREY COLLISON
CLERK

BOOK 497 PAGE 512

Financing Statement

To: <input type="checkbox"/> State Corporation Commission <input type="checkbox"/> Clerk of the <u>Anne Arundel</u> Court, <input checked="" type="checkbox"/> File in Land Records - Cross reference to <u>Public Records</u> Please file this Financing Statement pursuant to the Uniform Commercial Code. Kindly send up a receipt as evidence of filing indicating the File Number thereon. Filing fee attached. SEARS, ROEBUCK AND CO.		File No. Subject to Recordation Tax: Yes _____ No <u>X</u>
Name of Debtor <u>WILLIAM WEST BERNADETTE WEST</u>	Complete Address of Debtor <u>24 FRANKLIN AVE, ANNAPOLIS, MD 21403</u>	
Secured Party Unit address <u>SEARS, ROEBUCK AND CO.</u> <u>30 BALDWIN PLAZA, ANNAPOLIS, MD 21403</u>	Sears, Roebuck & Co. Rockville Credit Control # 8303 5520 Rockledge Road Rockville, MD 20852	
This Financing Statement covers the following property: Full description of merchandise and services: <u>KITCHEN CABINETS</u> <u>APPLIANCES</u> <u>INSTALLATION</u>		
Total Cash price \$ <u>6017.66</u> Finance Charges \$ <u>1000.00</u> if any <u>DEPOSIT</u> Total Secured Amount \$ <u>5017.66</u>		
Proceeds and products of the above collateral and any returned or repossessed goods are also covered.		
(If collateral is goods which are or are to become fixtures) <input checked="" type="checkbox"/> The above described goods are affixed or to be affixed to (describe real estate and give names of owners of record): Name <u>WILLIAM WEST</u> Name <u>BERNADETTE WEST</u> BIK.# _____ LOT# <u>16416A</u> Address <u>24 FRANKLIN AVE, ANNAPOLIS, MD, 21403</u> (If collateral is crops) <u>PLAT # 9 Folio 33</u> <input type="checkbox"/> The above listed crops are growing or are to be grown on (describe real estate and give names of owners of record):		
Signature of Debtor 1. Signature <u>William T. West</u> print above name <u>WILLIAM WEST</u> 2. Signature <u>Bernadette M. West</u> print above name <u>BERNADETTE WEST</u>		Signature of Secured Party SEARS, ROEBUCK AND CO. By <u>L. Janashek</u> Title <u>Credit Sales Manager L. Janashek</u>

Top Copy - Office Second Copy - Office Third Copy - Customer (Original Signature on #1 and #2 Copy)

#15.50

MARYLAND FINANCING STATEMENT

201653

UCC-1

☒ Not Subject to Recordation Tax

BOOK

497 PAGE 513

☐ Recordation Tax of \$ _____ on

Principal Amount of \$ _____ is enclosed/
has been paid (strike inapplicable phrase).

For Filing Officer

File No.: _____

Record Reference: _____

Date & Hour of Filing: _____

This financing statement is presented to a filing officer pursuant to the Uniform Commercial Code:

1. DEBTOR: A&M PRINTING, INC.

(Name or Names)

110 Crain Highway, S.W., Glen Burnie, MD. 21061

(Address)

DEBTOR: _____

(Name or Names)

(Address)

2. SECURED PARTY: ATLANTIC INDUSTRIAL CREDIT CORPORATION

(Name or Names)

P.O. Box 10656, Towson, MD. 21285-0656

(Address)

3. ASSIGNEE (if any)

of SECURED PARTY:

HARBOR FEDERAL SAVINGS & LOAN

(Name or Names)

3200 EASTERN AVE. BALTIMORE, MD. 21224

(Address)

4. This Financing Statement covers the following types (or items) of property:

One - A.B. Dick 9810 Offset Press, S/N _____

with: 1 - 16 Ink Roller Attachment

1 - 3792 Super Aquamatic Kit

1 - 3874 Spray Attachment

RECORD FEE 11.00
422503 577 102 112:40
MAY 2 86

"With all proceeds thereof, cash and non-cash, including proceeds
any insurance coverage or any claim thereunder".

5. The above described goods are affixed to, or are to be affixed to the following described real estate:

BL
CLERK

1986 MAY -2 12:44
1986

6. Proceeds of Collateral are covered hereunder: Yes ☒ No ☐

Products of Collateral are also covered: Yes ☐ No ☒

DEBTOR(S):

A&M PRINTING, INC.

By:

Michael Mrozek
(Type or print name of person signing)

(Title)

By:

(Title)

(Type or print name of person signing)

SECURED PARTY:

ATLANTIC INDUSTRIAL CREDIT CORPORATION

By:

Robert E. Polack, President

(Type or print name of person signing)

Return To:

ATLANTIC INDUSTRIAL CREDIT CORPORATION

P.O. Box 10656, Towson, MD. 21285-0656

11/01/86

201650

BOOK 497 PAGE 514

Debtor or Assignor Form

MARYLAND FINANCING STATEMENT DISCLOSING ASSIGNMENT

☒ Not subject to Recordation Tax☐ Subject to Recordation Tax, Principal Amount is \$ _____☐ To Be Recorded in Land Records (for fixtures, crops, timber, or minerals only).

DEBTOR

SECURED PARTY (OR PRIOR ASSIGNEE)

Commerce Electric Supply Co., Inc.RichMarc Leasing

(Name)

(Name)

700 Evelyn Avenue700 Evelyn Avenue

(Address)

(Address)

Linthicum, MD. 21090Linthicum, MD. 21090

ASSIGNEE OF SECURED PARTY'S INTEREST

THE FIRST NATIONAL BANK OF MARYLAND

Attn. Thomas B. Freeze

(Name of Loan Officer)

P.O. Box 1596 Banc #101-501

(Address)

Baltimore, MD. 21203RECORD FEE 11.00
POSTAGE 50
TOTAL 11.50
MAY 2 1984

1. This Financing Statement covers the following types (or items) of property (the collateral). (attach separate list if necessary)

See attached Exhibit A



1986 MAY -2 PM 1:56

2. The collateral property is affixed or to be affixed to, or is or is to be crops grown on, or is timber to be cut from, or minerals on the like (and accounts resulting from the sale thereof) to be extracted from, the following real estate:

Record Owner, if different from the Debtor _____

3. ☐ Products of the collateral are also specifically covered.

4. Mr. Clerk: Mail instrument to Assignee of Secured Party's interest named above at the address stated.

DEBTOR (OR ASSIGNOR)

SECURED PARTY (OR PRIOR ASSIGNEE)

RichMarc Leasing

(Seal)

First National Bank of Maryland

(Seal)

(Signature)

(Signature)

Richard Lessans, General Partner

(Print or Type Name)

Thomas B. Freeze, Loan Executive

(Print or Type Name)

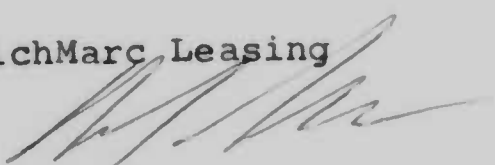
EXHIBIT A

BOOK 497 PAGE 515

Description of EQUIPMENT:


- 1 ULTIMATE/Honeywell D2-DPS6, Release 10, Ultiword, Ultiplot, Ulticale, Prof Tutorial. Two 60" Freestanding cabinets, 10 Slot Chassis, 30 AMP, 208 Volt Power Supply, Full Control Panel, 1024KB EDAC HDMOS and Controller, High Performance Processor (5X), Tape Controller, 9 Track, Dual Density 800/1600 BPI, 75 IPS Tape Drive, Disk Controller, 288MB Disk Drive with Cables and freestanding cabinet, 48 Active Ports, and Battery Backup.
- 1 600 LPM System Printer and Controller with Quietized Enclosure, Pedestal and Paper Catcher.
- 8 Digital Matrix 9/132 Forms Printers
- 28 Wyse 80/132 Video Display Terminals
- 2 SmartTerm/PC Packages
- 2 288MB Disk Packs
- 1 Rolm Telephone System, including all improvements and accessories thereto and all spare parts, tools, accessories and attachments now owned or hereafter acquired in connection therewith.

RichMarc Leasing



(Borrower)

The First National Bank of Maryland



(Bank)

Mailed to Assignee

Debtor or Assignor Form

MARYLAND FINANCING STATEMENT

☒ Not subject to Recordation Tax☐ Subject to Recordation Tax, Principal Amount is \$ _____☐ To Be Recorded in Land Records (for fixtures, crops, timber, or minerals only).

DEBTOR

RichMarc Leasing

(Name)

700 Evelyn Avenue

(Address)

Linthicum, MD. 21090

SECURED PARTY (OR ASSIGNEE)

THE FIRST NATIONAL BANK OF MARYLAND

Attn: Thomas B. Freeze

(Name of Loan Officer)

P.O. Box 1596 Banc #101-501

(Address)

Baltimore, MD 21203

1. This Financing Statement covers the following types (or items) of property (the collateral): (attach separate list if necessary)

(1) all of Borrower's now owned and hereafter acquired "Inventory", which as herein used means all inventory wherever located, including but not limited to all raw materials, parts, containers, work in process, finished goods, wares and merchandise, and goods returned for credit, repossessed, reclaimed or otherwise reacquired by Borrower, and all products and proceeds thereof including but not limited to sales proceeds of any kind; (2) all proceeds (including insurance proceeds) and products of the above-described inventory; (3) all of Borrower's other assets, specifically including (but not limited to) accounts receivable and equipment, in which Bank has been or is hereafter granted a security interest under any other security agreements, notes or other obligations or liabilities between Borrower and Bank; (4) any accounts, property, securities or monies of Borrower which may at any time be assigned or delivered or come into the possession of Bank, as well as all proceeds thereof; and (5) all of the actual books and records evidencing any of the above-described items of Collateral.

(6) All inventories held by the Borrower for rent or lease.

2. The collateral property is affixed or to be affixed to, or is or is to be crops grown on, or is timber to be cut from, or minerals on the like (and accounts resulting from the sale thereof) to be extracted from, the following real estate.

Record Owner, if different from the Debtor: _____

3. ☒ Products of the collateral are also specifically covered.

4. Mr. Clerk: Mail instrument to Secured Party named above or Assignee, if any, at the address stated.

DEBTOR (OR ASSIGNOR)

RichMarc Leasing (Seal)(Signature) (Seal)

(Print or Type Name)

Michael Nassan

DEBTOR (OR ASSIGNOR)

The First National Bank of Maryland (Seal)(Signature) (Seal)T. Freeze

(Print or Type Name)



Mailed to Secured Party

1988 MAY -2 PM 1:56

FINANCING STATEMENT FORM UCC-1

Identifying File No. 201691

ALL INFORMATION MUST BE TYPEWRITTEN OR PRINTED IN INK. SIGNATURES MUST BE IN INK

If transaction or transactions wholly or partially subject to recordation tax indicate amount of taxable debt here. \$

If this statement is to be recorded in land records check here. ☐

This financing statement Dated 4/28/86 is presented to a filing officer for filing pursuant to the Uniform Commercial Code.

1. DEBTOR

HEALTHWARE, INC., A DIVISION OF METROPOLITAN SURGICAL SUPPLY CO.,
Name A DIVISION OF TRIMED, INC.

Address 2400 Crofton Blvd., Crofton, Maryland 21114

2. SECURED PARTY

Name NCNB FINANCIAL SERVICES, INC.

Address P. O. Box 30533

Charlotte, North Carolina 28230

Person And Address To Whom Statement Is To Be Returned If Different From Above.

3. Maturity date of obligation (if any)

4. This financing statement covers the following types (or items) of property: (list)

See Exhibit A attached hereto and made a part hereof.

NOT SUBJECT TO RECORDATION TAX

CHECK ☒ THE LINES WHICH APPLY

5. ☐ (If collateral is crops) The above described crops are growing or are to be grown on: (describe real estate)

☐ (If collateral is goods which are or are to become fixtures) The above described goods are affixed or to be affixed to: (describe real estate)

☒ (Proceeds of collateral are also covered)

☒ (Products of collateral are also covered)

Healthware, Inc., a div. of Metropolitan Surgical
Supply Co., a div. of Trimed, Inc.

(Signature of Debtor)

Type or Print Above Name on Above Line

(Signature of Debtor)

Robert R. Burns, President

Type or Print Above Signature on Above Line

NCNB FINANCIAL SERVICES, INC.

(Signature of Secured Party)

David W. Weaver 4/28/86

Type or Print Above Signature on Above Line



1986 APR -2 PM 2:34

RECORDED FEE \$13.00
TAX \$2.86

EXHIBIT A

(a) All of the Debtor's present and future accounts, accounts receivable, contract rights, checks, notes, drafts, acceptances, instruments, chattel paper, rental receivables, installment payment obligations, general intangibles, and all other obligations for the payment of money created by the Debtor or acquired by the Debtor from others, all cash and non-cash proceeds thereof, and all contracts, documents, invoices and other instruments evidencing the same, all security and guaranties therefor, and all of the Debtor's rights to any property sold or leased which is represented thereby;

(b) All of the Debtor's now owned or hereafter acquired reserves, balances, deposits, property of the Debtor coming into possession of the Secured Party, choses in action, general intangibles and all of the Debtor's books and records relating to the collateral described in this financing statement, and all proceeds of the foregoing property;

(c) All of the Debtor's now owned or hereafter acquired inventory of all kinds and all forms of merchandise in which the Debtor may have an interest, including all finished and unfinished merchandise, work in process, raw materials, materials and supplies of every nature used or usable in connection with the manufacturing, packing, shipping, advertising or sale of merchandise, all such items in transit or in the Debtor's constructive, natural or exclusive possession or not, or held by the Debtor or owed for the Debtor's account and wherever the same may be located, including but not limited to, inventory which may be on the premises of any carriers, holding agents, warehousemen, vendors, finishers or processors or other third parties who may have possession of such items, and all documents of title relating to such items, the cash and non-cash proceeds thereof, including, but not limited to proceeds realized from the sale of such items and insurance proceeds; and

(d) All of the Debtor's now owned or hereafter acquired machinery, equipment, vehicles, rolling stock, furnishings, furniture, fixtures, and all other personal property, wheresoever located, together with all replacements, substitutions, accessories, accessions, additions, tools and parts thereto and all proceeds therefrom, including insurance proceeds.

Mailed to Secured Party

BOOK 497 PAGE 519

STATE OF MARYLAND

Anne Arundel County

UNIFORM COMMERCIAL CODE

STATEMENTS OF CONTINUATION, PARTIAL RELEASE, ASSIGNMENT ETC. — FORM UCC-3

THIS STATEMENT REFERS TO ORIGINAL STATEMENT, IDENTIFYING FILE NO. 255756

RECORDED IN LIBER 483 FOLIO 77 ON 3/4/85 (DATE)

1. DEBTOR

Name Merritt Construction Services, Inc.

Address 85 Ritchie Highway, Pasadena, MD

2. SECURED PARTY

Name ITT Industrial Credit Company

Address P.O. Box 1071, Columbia, MD 21044

Person And Address To Whom Statement Is To Be Returned If Different From Above.

3. Maturity date of obligation (if any)

CHECK ☒ FORM OF STATEMENT

A. Continuation ☐
The original financing statement between the foregoing Debtor and Secured Party, bearing the file number shown above, is still effective.

B. Partial Release ☐
From the collateral described in the financing statement bearing the file number shown above, the Secured Party releases the following:

C. Assignment ☐
The Secured Party certifies that the Secured Party has assigned to the Assignee whose name and address is shown below, Secured Party's rights under the financing statement bearing the file number, shown above in the following property:

D. Other: ☒
(Indicate whether amendment, termination, etc.)

Termination

Mailed to Secured Party

Dated

4-10-86

ITT Industrial Credit Company
[Signature]
(Signature of Secured Party)

ITT Industrial Credit Company 58528013

Type or Print Above Name on Above Line

1986 MAY -2 PM 2:35

E. ALLEN COLLISON

BOOK 497 PAGE 520

STATE OF MARYLAND

FINANCING STATEMENT FORM UCC-1

Identifying File No. 201000

ALL INFORMATION MUST BE TYPEWRITTEN OR PRINTED IN INK. SIGNATURES MUST BE IN INK

If transaction or transactions wholly or partially subject to recordation tax indicate amount of taxable debt here. \$ -0-

If this statement is to be recorded in land records check here. ☐

This financing statement Dated 16 April 1986 is presented to a filing officer for filing pursuant to the Uniform Commercial Code.

1. DEBTOR

Name ORIGINAL CREAM CORPORATION d/b/a Ice Cream Emporium
Address 500 Catskill Court, Millersville, MD 21108

2. SECURED PARTY

Name BAY NATIONAL BANK
Address 2661 Riva Road, Bldg. 700, Annapolis, MD 21401

Person And Address To Whom Statement Is To Be Returned If Different From Above.

3. Maturity date of obligation (if any)

4. This financing statement covers the following types (or items) of property: (list)

All inventory, equipment, accounts and other rights to payment, and general intangibles now owned or hereafter acquired by debtor, and all proceeds (cash and non-cash) of such inventory, equipment, accounts and other rights to payment, and general intangibles.

RECORD FEE 12.00
POSTAGE .50
MAY 2 1986

BL
CLERK

CHECK ☒ THE LINES WHICH APPLY

5. ☐ (If collateral is crops) The above described crops are growing or are to be grown on: (describe real estate)

☐ (If collateral is goods which are or are to become fixtures) The above described goods are affixed or to be affixed to: (describe real estate)

☒ (Proceeds of collateral are also covered)

☐ (Products of collateral are also covered)

ORIGINAL CREAM CORPORATION D/B/A Ice Cream Emporium

Mailed to Secured Party

Joseph T. Duval
(Signature of Debtor)

Type or Print Above Name on Above Line

(Signature of Debtor)

Type or Print Above Signature on Above Line

Bay National Bank

(Signature of Secured Party)

Senior Loan Officer

Type or Print Above Signature on Above Line

12.00

BOOK 497 PAGE 521

STATE OF MARYLAND

201603

FINANCING STATEMENT FORM UCC-1

Identifying File No. _____

ALL INFORMATION MUST BE TYPEWRITTEN OR PRINTED IN INK. SIGNATURES MUST BE IN INK

If transaction or transactions wholly or partially subject to recordation tax indicate amount of taxable debt here. \$ 6,300.00

If this statement is to be recorded in land records check here. ☐

This financing statement Dated 3/31/86 is presented to a filing officer for filing pursuant to the Uniform Commercial Code.

1. DEBTOR

Name David K. Abbasi

Address 5006 Catalpha Road, Baltimore, MD 21214

2. SECURED PARTY

Name Bay National Bank

Address 2661 Riva Road, Annapolis MD 21401

Person And Address To Whom Statement Is To Be Returned If Different From Above.

3. Maturity date of obligation (if any) _____

4. This financing statement covers the following types (or items) of property: (list)

1986 Merc 200Hp Outboard Serial #A943617

RECORD FEE 11.00
RECORD TAX 45.50
POSTAGE .50
MAY 2 1986

BL
CLERK

CHECK ☒ THE LINES WHICH APPLY

5. ☐ (If collateral is crops) The above described crops are growing or are to be grown on: (describe real estate)

☐ (If collateral is goods which are or are to become fixtures) The above described goods are affixed or to be affixed to: (describe real estate)

☒ (Proceeds of collateral are also covered)

☐ (Products of collateral are also covered)

(Signature of Debtor)

David K. Abbasi

Type or Print Above Name on Above Line

(Signature of Debtor)

Type or Print Above Signature on Above Line

Mailed to Secured Party

Bay National Bank

(Signature of Secured Party)

David S. Proctor

Type or Print Above Signature on Above Line

1986 MAY - 2 PM 3:31

ALBERT COLLISON

11 on
45.50

BOOK 497 PAGE 522

STATE OF MARYLAND

FINANCING STATEMENT FORM UCC-1

Identifying File No. 201604

ALL INFORMATION MUST BE TYPEWRITTEN OR PRINTED IN INK. SIGNATURES MUST BE IN INK

If transaction or transactions wholly or partially subject to recordation tax indicate amount of taxable debt here. \$

If this statement is to be recorded in land records check here. ☐

This financing statement Dated 4/04/86 is presented to a filing officer for filing pursuant to the Uniform Commercial Code.

1. DEBTOR

Name NATIONAL MARINE UNDERWRITERS, INC.

Address 410 SEVERN AVENUE #207-208 ANNAPOLIS, MD 21403

2. SECURED PARTY

Name BAY NATIONAL BANK

Address 2661 RIVA ROAD, BLDG. 700 ANNAPOLIS, MD 21401

Person And Address To Whom Statement Is To Be Returned If Different From Above.

3. Maturity date of obligation (if any)

4. This financing statement covers the following types (or items) of property: (list)

ALL EQUIPMENT NOW OWNED OR HEREAFTER ACQUIRED BY DEBTOR INCLUDING, BUT NOT LIMITED TO: AT&T HORIZON TELEPHONE SYSTEM
TEXAS INSTRUMENTS 800 BUSINESS COMPUTER W/ PERIPHERALS

RECORD FEE 11.00
POSTAGE .50
MAY 15 1986
MAY 2 1986

CHECK ☒ THE LINES WHICH APPLY

5. ☐ (If collateral is crops) The above described crops are growing or are to be grown on: (describe real estate)

☐ (If collateral is goods which are or are to become fixtures) The above described goods are affixed or to be affixed to: (describe real estate)

XX ☐ (Proceeds of collateral are also covered)

☐ (Products of collateral are also covered)

NATIONAL MARINE UNDERWRITERS, INC.

BY: Frank Beachley
(Signature of Debtor)

FRANK BEACHLEY, PRESIDENT

Type or Print Above Name on Above Line

BY: Robert Robinson
(Signature of Debtor)

ROBERT ROBINSON, TREASURER

Type or Print Above Signature on Above Line

Lee M. Donovan
(Signature of Secured Party)

LEE M. DONOVAN, PRESIDENT

Type or Print Above Signature on Above Line

1986 MAY -2 PM 3:31

RECORDED & INDEXED



Mailed to Secured Party

1100

STATE OF MARYLAND

Anne Arundel County.

UNIFORM COMMERCIAL CODE
STATEMENTS OF CONTINUATION, PARTIAL RELEASE, ASSIGNMENT ETC. — FORM UCC-3

THIS STATEMENT REFERS TO ORIGINAL STATEMENT, IDENTIFYING FILE NO. _____

RECORDED IN LIBER 10023 FOLIO 0777 ON 12-24-85 (DATE)

1. DEBTOR

Name DeWulf, Gerald G. & Judith E.

Address 1008 Landon Lane Arnold, MD 21012

2. SECURED PARTY

Name Key Financial Services

Address 57 River Street Wellesley Hills, MA 02181

Person And Address To Whom Statement Is To Be Returned If Different From Above.

3. Maturity date of obligation (if any) _____

CHECK ☒ FORM OF STATEMENT

A. Continuation ☐
The original financing statement between the foregoing Debtor and Secured Party, bearing the file number shown above, is still effective.

B. Partial Release ☐
From the collateral described in the financing statement bearing the file number shown above, the Secured Party releases the following:

C. Assignment ☒
The Secured Party certifies that the Secured Party has assigned to the Assignee whose name and address is shown below, Secured Party's rights under the financing statement bearing the file number, shown above in the following property:

D. Other: ☐
(Indicate whether amendment, termination, etc.)

ASSIGNEE: Irving Trust Company
101 Barclay Street
13-E RCG
New York, NY 10007

Mailed to Secured Party

Dated _____

(Signature of Secured Party)

Key Financial Services Inc.

Type or Print Above Name on Above Line

FINANCING STATEMENT FORM UCC-1

Identifying File No. _____

ALL INFORMATION MUST BE TYPEWRITTEN OR PRINTED IN INK. SIGNATURES MUST BE IN INK

If transaction or transactions wholly or partially subject to recordation tax indicate amount of taxable debt here. \$ _____

If this statement is to be recorded in land records check here. ☐

This financing statement Dated _____ is presented to a filing officer for filing pursuant to the Uniform Commercial Code.

1. ~~DEBTOR~~ LESSEE

Name ITT-DIALCOM, INC.

Address 1109 SPRING ST., SILVER SPRING, MD 20910

2. ~~SECURED PARTY~~ LESSOR

Name PRIME COMPUTER, INC. PRIME LEASING DIVISION

Address PRIME PARK, NATICK, MA 01760

Person And Address To Whom Statement Is To Be Returned If Different From Above.

3. Maturity date of obligation (if any) _____

4. This financing statement covers the following types (or items) of property: (list)

One (1) Prime 9955 Computer System and related accessories as listed on Schedule and Schedule A addendums to the Equipment Lease. Included, but not limited to all replacements parts, repairs, additions and attachments incorporated therein or affixed thereto, now owned or hereafter acquired. Equipment location: 115 South Jefferson Road
Whippany, NJ 07981

2863-00

"TRUE LEASE" and "NOT SUBJECT TO RECORDATION TAX"

CHECK ☒ THE LINES WHICH APPLY5. ☐ (If collateral is crops) The above described crops are growing or are to be grown on: (describe real estate)☐ (If collateral is goods which are or are to become fixtures) The above described goods are affixed or to be affixed to: (describe real estate)☒ (Proceeds of collateral are also covered)☐ (Products of collateral are also covered)

John A. Fitzgerald
(Signature of Debtor)

JOHN A. FITZGERALD
Type or Print Above Name on Above Line

(Signature of Debtor)

Type or Print Above Signature on Above Line

Mailed to Secured Party

Jonie Robinson
(Signature of Secured Party)

Type or Print Above Signature on Above Line

ISSUED - 5 PM 4:17

CLERK

300

497 PAGE 525

STATE OF MARYLAND

201701

FINANCING STATEMENT FORM UCC-1

Identifying File No. _____

ALL INFORMATION MUST BE TYPEWRITTEN OR PRINTED IN INK. SIGNATURES MUST BE IN INK

If transaction or transactions wholly or partially subject to recordation tax indicate amount of taxable debt here. \$ _____

If this statement is to be recorded in land records check here. ☐

This financing statement Dated _____ is presented to a filing officer for filing pursuant to the Uniform Commercial Code.

1. ~~DEBTOR~~ LESSEE

Name ITT-DIALCOM, INC.

Address 1109 SPRING ST., SILVER SPRING, MD20910

2. ~~SECURED PARTY~~ LESSOR

Name PRIME COMPUTER, INC. PRIME LEASING DIVISION

Address PRIME PARK, NATICK, MA 01760

Person And Address To Whom Statement Is To Be Returned If Different From Above.

3. Maturity date of obligation (if any) _____

4. This financing statement covers the following types (or items) of property: (list)

One (1) Prime 9955 Computer system and related accessories as listed on Schedule and Schedule A Addendums to the Equipment Lease. Included, but not limited to all replacements parts, repairs, additions and attachments incorporated therein or affixed thereto, now owned or hereafter acquired. Equipment location: 115 South Jefferson Road 2863-01 Whippany, NJ 07981

"TRUE LEASE" and "NOT SUBJECT TO RECORDATION TAX"

CHECK ☒ THE LINES WHICH APPLY5. ☐ (If collateral is crops) The above described crops are growing or are to be grown on: (describe real estate)☐ (If collateral is goods which are or are to become fixtures) The above described goods are affixed or to be affixed to: (describe real estate)☒ (Proceeds of collateral are also covered)☐ (Products of collateral are also covered)

Mailed to Secured Party

John A. Fitzgerald
(Signature of Debtor)

JOHN A. FITZGERALD
Type or Print Above Name on Above Line

(Signature of Debtor)

Type or Print Above Signature on Above Line

Jamie Robinson
(Signature of Secured Party)

Type or Print Above Signature on Above Line

BOOK 497 PAGE 526

STATE OF MARYLAND

FINANCING STATEMENT FORM UCC-1

Identifying File No. 701775

ALL INFORMATION MUST BE TYPEWRITTEN OR PRINTED IN INK. SIGNATURES MUST BE IN INK

If transaction or transactions wholly or partially subject to recordation tax indicate amount of taxable debt here. \$

If this statement is to be recorded in land records check here. ☐

This financing statement Dated is presented to a filing officer for filing pursuant to the Uniform Commercial Code.

1. ~~DEBTOR~~ LESSEE

Name ITT-DIALCOM, INC.

Address 1109 SPRING ST., SILVER SPRING, MD 20910

2. ~~SECURED PARTY~~ Lessor

Name PRIME COMPUTER, INC. PRIME LEASING DIVISION

Address PRIME PARK, NATICK, MA 01760

Person And Address To Whom Statement Is To Be Returned If Different From Above.

3. Maturity date of obligation (if any)

4. This financing statement covers the following types (or items) of property: (list)

One (1) Prime 9955 Computer system and related accessories as listed on schedule and Schedule A Addendums to the Equipment Lease. Included, but not limited to all replacements parts, repairs, additions and attachments incorporated therein or affixed thereto, now owned or hereafter acquired. Equipment location: 115 South Jefferson Road Whippany, NJ 07981 2863-02

"TRUE LEASE" and "NOT SUBJECT TO RECORDATION TAX"

CHECK ☒ THE LINES WHICH APPLY

5. ☐ (If collateral is crops) The above described crops are growing or are to be grown on: (describe real estate)

☐ (If collateral is goods which are or are to become fixtures) The above described goods are affixed or to be affixed to: (describe real estate)

☒ (Proceeds of collateral are also covered)

☐ (Products of collateral are also covered)

John A. Fitzgerald
(Signature of Debtor)

JOHN A. FITZGERALD
Type or Print Above Name on Above Line

(Signature of Debtor)

Type or Print Above Signature on Above Line

Janie Robinson
(Signature of Secured Party)

Type or Print Above Signature on Above Line

1986 MAY -5 PM 4:17

Mailed to Secured Party

497 PAGE 527

STATE OF MARYLAND

201706

FINANCING STATEMENT FORM UCC-1

Identifying File No. _____

ALL INFORMATION MUST BE TYPEWRITTEN OR PRINTED IN INK. SIGNATURES MUST BE IN INK

If transaction or transactions wholly or partially subject to recordation tax indicate amount of taxable debt here. \$ _____

If this statement is to be recorded in land records check here. ☐

This financing statement Dated _____ is presented to a filing officer for filing pursuant to the Uniform Commercial Code.

1. ~~DEBTOR~~ LESSEE

Name ITT-DIALCOM, INC.

Address 1109 SPRING ST., SILVER SPRING, MD 20910

2. ~~SECURED PARTY~~ LESSOR

Name PRIME COMPUTER, INC. PRIME LEASING DIVISION

Address PRIME PARK, NATICK, MA 01760

Person And Address To Whom Statement Is To Be Returned If Different From Above.

3. Maturity date of obligation (if any) _____

4. This financing statement covers the following types (or items) of property: (list)

One (1) Prime 9955 Computer system and related accessories as listed on Schedule and Schedule A Addendums to the Equipment Lease. Included, but not limited to all replacements parts, repairs, additions and attachments incorporated therein or affixed thereto, now owned or hereafter acquired. Equipment location: 115 South Jefferson Road Whippany, NJ 07981 2863-03

"TRUE LEASE" and "NOT SUBJECT TO RECORDATION TAX"

CHECK ☒ THE LINES WHICH APPLY

5. ☐ (If collateral is crops) The above described crops are growing or are to be grown on: (describe real estate)

☐ (If collateral is goods which are or are to become fixtures) The above described goods are affixed or to be affixed to: (describe real estate)

☒ (Proceeds of collateral are also covered)

☐ (Products of collateral are also covered)

x John A. Fitzgerald
(Signature of Debtor)

John A. FITZGERALD
Type or Print Above Name on Above Line

(Signature of Debtor)

Type or Print Above Signature on Above Line

(Signature of Secured Party)

Type or Print Above Signature on Above Line

1500 MAY -5 PM 4:17

Mailed to Secured Party



3004 497 PAGE 528

201707

FINANCING STATEMENT FORM UCC-1

Identifying File No. _____

ALL INFORMATION MUST BE TYPEWRITTEN OR PRINTED IN INK.

SIGNATURES MUST BE IN INK

If transaction or transactions wholly or partially subject to recordation tax indicate amount of taxable debt here. \$ _____

If this statement is to be recorded in land records check here ☐

This financing statement Dated 4-28-86 is presented to a filing officer for filing pursuant to the Uniform Commercial Code.

1. DEBTOR

Name Forensic Technologies International Corporation
Address 2021 Research Drive Annapolis, MD 21401

2. SECURED PARTY

Name Columbus National Leasing Corporation
Address 2570 Baird Road Penfield, NY 14526

ASSIGNEE OF SECURED PARTY
G.I.C. FINANCIAL SERVICES CORP.
9701 W. HIGGINS ROAD
ROSEMONT, IL 60018

Person And Address To Whom Statement Is To Be Returned If Different From Above.

G.I.C. FINANCIAL SERVICES CORP., 9701 W. HIGGINS ROAD, ROSEMONT, IL 60018

3. Maturity date of obligation (if any) n/a

4. This financing statement covers the following types (or items) of property: (list)

The items described in Schedule "A" which is annexed hereto and made a part hereof. The aforesaid items are being leased by Columbus National Leasing Corporation as Lessor to Debtor as Lessee under a certain true lease agreement. The parties hereto acknowledge and agree that it is their intent that such lease agreement be and is a true lease agreement and that this filing shall not be used as evidence to the opposite.

"COLLATERAL NOT SUBJECT TO RECORDATION TAX."

CHECK ☒ THE LINES WHICH APPLY

5. ☐ (If collateral is crops) The above described crops are growing or are to be grown on: (describe real estate)

☐ (If collateral is goods which are or are to become fixtures) The above described goods are affixed or to be affixed to: (describe real estate)

☒ (Proceeds of collateral are also covered)

☐ (Products of collateral are also covered)

SIGN

[Signature]
(Signature of Debtor)

Forensic Technologies International Corporation
Type or Print Above Name on Above Line

(Signature of Debtor)

Type or Print Above Signature on Above Line

[Signature]
(Signature of Secured Party)

Columbus National Leasing Corporation
Type or Print Above Signature on Above Line

SCHEDULE "A"

<u>QUANTITY</u>	<u>DESCRIPTION</u>
One (1)	AT & T 3B2 400
Eight (8)	PC - INT/4410/Swith
One (1)	PC - Interface 3B2
Five (5)	AT & T 6300 PC
One (1)	HP Laser Printer (Plus)
One (1)	UPS Power Supply
Ten (10)	Wyse 85 Terminals

. . . E N D . . .

Mailed to Addressee



1986 MAY -5 PM 4:17

1 PM 8:00 PM 12:00 PM 1:00 PM 2:00 PM 3:00 PM 4:00 PM 5:00 PM 6:00 PM 7:00 PM 8:00 PM 9:00 PM 10:00 PM 11:00 PM 12:00 AM

201703

BOOK 497 PAGE 530

FINANCING STATEMENT FORM UC-1

Identifying File No. _____

ALL INFORMATION MUST BE TYPEWRITTEN OR PRINTED IN INK.

SIGNATURES MUST BE IN INK

If transaction or transactions wholly or partially subject to recording tax indicate amount of taxable debt here \$ _____

If this statement is to be recorded in land records check here ☐

This financing statement Dated _____ is presented to a filing officer for filing pursuant to the Uniform Commercial Code.

1. DEBTOR

Name Wimmer, Charles C.
Address 4118 Harrison St. Washington D.C. 20015

2. SECURED PARTY

Name First Commercial Corporation
Address 303 Second St.
Annapolis, MD 21403

Person And Address To Whom Statement Is To Be Returned If Different From Above

3. Maturity date of obligation (if any) N/A

4. This financing statement covers the following types (or items) of property: (List)

1969 Chris Craft 47' Fiberglass Hull #FAE470009F
1969 Detroit Diesel Twin 400HP Engines #8D003074 & 8D003009

Home Anchorage/Winter: Deale, MD

Assignee:
New England Savings Bank
63 Eugene O'Neill Drive
New London, CT 06320

CHECK IN THE LINES WHICH APPLY

6. ☐ (If collateral is crops) The above described crops are growing or are to be grown on: (describe real estate)

☐ (If collateral is goods which are or are to become fixtures) The above described goods are affixed or to be affixed to: (describe real estate)

☐ (Proceeds of collateral are also covered)

☐ (Products of collateral are also covered)

Charles C Wimmer
(Signature of Debtor)

Charles C. Wimmer
Type or Print Above Name on Above Line

(Signature of Debtor)

Type or Print Above Signature on Above Line

AGENT
(Signature of Secured Party)

First Commercial Corporation

Type or Print Above Signature on Above Line



1988 MAY -5 PM 4:17

Mailed to Assignee

E. JEFFREY COLLISON

BOOK 497 PAGE 531

261709

#2413-3

NOT TO BE RECORDED IN LAND RECORDS

NOT SUBJECT TO RECORDING TAX

FINANCING STATEMENT

1. LESSEE(S) Air Supply International, Inc.
Name or Names - Print or Type

P.O. Box 475 Crownsville MD 21032
Address - Street No. City - County State Zip

2. LESSOR L-J Leasing Company
600 Reisterstown Road Baltimore Maryland 21208

3. This Financing Statement covers the following types of property: (Describe) (Attach separate list if necessary)

- 1 - Model 806 Hard disk drive #2083020121
- 1 - Televideo Model TS800A #83010134A - #83010244A

RECORD FEE 11.00
POSTAGE .50
438172 0712 801 71403
MAY 5 88

- 4. If above described personal property is to be affixed to real property, describe real property.
- 5. If collateral is crops, describe real estate.
- 6. Proceeds of collateral are covered.
- 7. Products of collateral are covered.

LESSEE(S): Air Supply International, Inc. LESSOR: L-J Leasing Company

By: [Signature]
Signature of Lessee
C. W. Weber, President
Type or Print

By: [Signature]
Signature of Lessor
Daniel Bittner
~~XXXXXX~~, Mgr.

Signature of Lessee

Type or Print

Mailed to Secured Party

To The Filing Officer: After This Statement Has Been Recorded Please Mail The Same To:

L-J Leasing Company
P.O. Box 21472
600 Reisterstown Road

800 497 532

201710

FINANCING STATEMENT FORM UC-1

Identifying File No. _____

ALL INFORMATION MUST BE TYPEWRITTEN OR PRINTED IN INK.

SIGNATURES MUST BE IN INK

If transaction or transactions wholly or partially subject to recording tax indicate amount of taxable debt here \$ _____

If this statement is to be recorded in land records check here ☐

This financing statement Dated _____ is presented to a filing officer for filing pursuant to the Uniform Commercial Code.

1. DEBTOR

Name Cameron, Stuart D.
Address 9530 Jomar Drive Fairfax, VA 22032

2. SECURED PARTY

Name First Commercial Corporation
Address 303 Second St.
Annapolis, MD 21403

Person And Address To Whom Statement Is To Be Returned If Different From Above.

3. Maturity date of obligation (if any) N/A

4. This financing statement covers the following types (or items) of property: (List)

1982 Crealock 36'11" Fiberglass Hull #PCS371260182
1982 Universal Diesel 32HP Engine #315431

Home Anchorage/Winter: Annapolis, MD

Assignee: Horizon Financial, F.A.
808 Masons Mill Business Park
1800 Byberry Rd.
Huntingdon Valley, PA 19006

CHECK ☒ THE LINES WHICH APPLY

5. ☐ (If collateral is crops) The above described crops are growing or are to be grown on: (describe real estate)

☐ (If collateral is goods which are or are to become fixtures) The above described goods are affixed or to be affixed to: (describe real estate)

☐ (Proceeds of collateral are also covered)

☐ (Products of collateral are also covered)

Mailed to Assignee

Stuart D. Cameron
(Signature of Debtor)

Stuart D. Cameron

Type or Print Above Name on Above Line

(Signature of Debtor)

Type or Print Above Signature on Above Line

[Signature]
(Signature of Secured Party)

First Commercial Corporation

Type or Print Above Signature on Above Line

J.F. CHURCH

1986 MAY -5 PM 4:17

Anne Arundel

261711

BOOK 497 PAGE 533

☐ TO BE☒ NOT TO BERECORDED IN
LAND RECORDS☐ SUBJECT TO☒ NOT SUBJECT TORECORDING TAX
ON PRINCIPAL
AMOUNT OF

\$

FINANCING STATEMENT

Edward G Maldeis T/A Falcon Backhoe Service

Name or Names—Print or Type

9 Winding Woods Way

Address—Street No.,

City - County

State

Zip Code

1. Debtor(s):

Pasadena Md 21122

Name or Names—Print or Type

Address—Street No.,

City - County

State

Zip Code

2. Secured Party:

John Deere Industrial Equipment Company

Name or Names—Print or Type

400 19th Street

Address—Street No.,

Moline, Ill.

City - County

State

61265

Zip Code

3. This Financing Statement covers the following types of property: (Describe) (Attach separate list if necessary).

One (1) New John Deere 310B W/ Fully Enclosed Cab
Extendahoe, 24" Backhoe Bucket, 2 year extended warranty,
S/N 724107.

4. If above described personal property is to be affixed to real property, describe real property.

5. If collateral is crops, describe real estate.

6. Proceeds of collateral ☒ are ☐ are not covered.7. Products of collateral ☐ are ☒ are not covered.

DEBTOR(S):

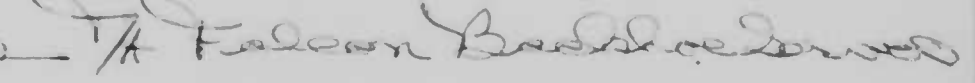
SECURED PARTY:



(Signature of Debtor)

Edward G Maldeis T/A Falcon Backhoe Service

Type or Print

John Deere Industrial Equipment Co.
(Company, if applicable)

(Signature of Debtor)

(Signature of Secured Party)

Type or Print

Type or Print (Include title if Company)

To THE FILING OFFICE: After this statement has been recorded please mail the same to:

Name and Address John Deere Industrial Equipment Company
400 19th Street, Moline, Ill 61265

Mailed to Secured Party

1986 MAY -5 PM 4:17



Clerk of Circuit Court
P.O. Box 71
Annapolis, Md. 21404
Anne Arundel County

STATE OF MARYLAND

FINANCING STATEMENT FORM UCC-1

BOOK 497 PAGE 534

Identifying File No.

261712

ALL INFORMATION MUST BE TYPEWRITTEN OR PRINTED IN INK. SIGNATURES MUST BE IN INK

If transaction or transactions wholly or partially subject to recordation tax indicate amount of taxable debt here. \$

If this statement is to be recorded in land records check here. ☐

This financing statement Dated is presented to a filing officer for filing pursuant to the Uniform Commercial Code.

1. DEBTOR

Name Sieminski & Company
Address P.O.Box 606 Glen Burnie, Maryland 21061

2. SECURED PARTY

Name L.B. Smith, Inc.
Address Dorsey Rd & BW Expressway
P.O.Box 8658 Baltimore, Maryland 21240

Person And Address To Whom Statement Is To Be Returned If Different From Above.

3. Maturity date of obligation (if any)
4. This financing statement covers the following types (or items) of property: (list)

One (1) Terex Loader 72-21B, S/N 70205

To record a lease only with the title to be retained by L.B. Smith, Inc.

CHECK ☒ THE LINES WHICH APPLY

5. ☐ (If collateral is crops) The above described crops are growing or are to be grown on: (describe real estate)
☐ (If collateral is goods which are or are to become fixtures) The above described goods are affixed or to be affixed to: (describe real estate)
☒ (Proceeds of collateral are also covered)
☐ (Products of collateral are also covered)

Sieminski & Company

(Signature of Debtor)

Type or Print Above Name on Above Line

X *[Signature]*
(Signature of Debtor)

Type or Print Above Signature on Above Line

[Signature]

(Signature of Secured Party)
Bruce H. Dean, Business Manager
L.B. Smith, Inc.

Type or Print Above Signature on Above Line

Mailed to Secured Party

1986 MAY -5 PM 4:18

FINANCING STATEMENT FORM UCC-1

Identifying File No. _____

ALL INFORMATION MUST BE TYPEWRITTEN OR PRINTED IN INK. SIGNATURES MUST BE IN INK.

If transaction or transactions wholly or partially subject to recordation tax indicate amount of taxable debt here \$ _____

If this statement is to be recorded in land records check here. ☐

This financing statement Dated _____ is presented to a filing officer for filing pursuant to the Uniform Commercial Code.

1. DEBTOR

Name Eva S. Jackson, a sole proprietor D/B/A Ship-Shape Hairstylists

Address 108 Arundel Plaza, Annapolis, MD 21401

2. SECURED PARTY

Name Trans-American Leasing Corporation

Address The Steffey Bldg., Ste. 200-B; 407 Crain Highway

Glen Burnie, MD 21061

Person And Address To Whom Statement Is To Be Returned If Different From Above.

3. Maturity date of obligation (if any) _____

4. This financing statement covers the following types (or items) of property: (list)

- 6 (Six) Belv. #782 A 50 LaCanasta Styling Chairs
- 6 (Six) Belv. Norris Dryer Chairs
- 6 (Six) Helene Curtis Cool Temp Dryers
- 6 (Six) Venice Dina Meri #111 Curler Carts
- 6 (Six) 60" Custom Formed Laminated Countertop Stations
- 2 (Two) 60" Plate Glass Mirrors

All Machinery, Accounts Receivable, Equipment, And Inventories, now owned or hereafter acquired, including proceeds and products thereof.

CHECK ☒ THE LINES WHICH APPLY

5. ☐ (If collateral is crops) the above described crops are growing or are to be grown on: (describe real estate)

☐ (If collateral is goods which are or are to become fixtures) The above described goods are affixed or to be affixed to: (describe real estate)

XXX ☒ (Proceeds of collateral are also covered)

☐ (Products of collateral are also covered)

EVA S. JACKSON, A SOLE PROPRIETOR D/B/A
SHIP-SHAPE HAIRSTYLISTS

Eva S. Jackson
(Signature of Debtor)

Eva. S. Jackson - Owner
Type or Print Above Signature on Above Line

(Signature of Debtor)

Type or Print Above Signature on Above Line

Filed with Anne Arundel County

TRANS-AMERICAN LEASING CORPORATION

Frank J. Sarro, III
(Signature of Secured Party)

Frank J. Sarro, III., Exec. V.P.
Type or Print Above Name on Above Line

Mailed to Secured Party



1986 MAY -5 PM 4:18

E. ARDREY COLLISON
CLERK

Debtor or Assignor Form

MARYLAND FINANCING STATEMENT DISCLOSING ASSIGNMENT

☐ Not subject to Recordation Tax☒ Subject to Recordation Tax, Principal Amount is \$ 15,800.00☐ To Be Recorded in Land Records (for fixtures, crops, timber, or minerals only).

DEBTOR

Udaya Bhaskara Rao Sunkara
 Suite 4203, 14 Wellham Avenue
 Glen Burnie, Maryland 21061
 (Name)
 (Address)

SECURED PARTY (OR PRIOR ASSIGNEE)

First National Bank of Maryland
 PO Box 1596
 Baltimore, Maryland 21203
 (Name)
 (Address)

ASSIGNEE OF SECURED PARTY'S INTEREST

THE FIRST NATIONAL BANK OF MARYLAND

Attn: Gail L. Zickafoose
 8116 Ritchie Highway
 Glen Burnie, Maryland 21061
 (Name of Loan Officer)
 (Address)

1. This Financing Statement covers the following types (or items) of property (the collateral): (attach separate list if necessary)

- (1) IBM PC-AT Enhanced System Unit (512K RAM, 20 MB Disk)
- (1) IBM Monochrome Display
- (1) IBM Display & Printer Adapter Card
- (1) IBM Color Printer
- (1) Word Perfect Word Processing
- (1) Hayes 1200 baud Smart Modem

2. The collateral property is affixed or to be affixed to, or is or is to be crops grown on, or is timber to be cut from, or minerals on the like (and accounts resulting from the sale thereof) to be extracted from, the following real estate:

Record Owner, if different from the Debtor:

3. ☐ Products of the collateral are also specifically covered.

4. Mr. Clerk: Mail instrument to Assignee of Secured Party's interest named above at the address stated.

DEBTOR (OR ASSIGNOR)

Udaya Bhaskara Rao Sunkara (Seal)
 x Udaya Bhaskara Rao Sunkara (Signature)
 (Print or Type Name)

SECURED PARTY (OR PRIOR ASSIGNEE)

First National Bank of Maryland (Seal)
 Gail L. Zickafoose (Signature)
 Gail L. Zickafoose (Print or Type Name)

I hereby certify that on 11/14 of October, 1985, \$ 120.00 was paid to Anne Arundel County for Recording fees.

BS-2071A-8406

11.00
 112.00
 5

Gail L. Zickafoose

UNIFORM COMMERCIAL CODE
STATEMENTS OF CONTINUATION, PARTIAL RELEASE, ASSIGNMENT, ETC.

THIS STATEMENT REFERS TO ORIGINAL FINANCING STATEMENT

Roll No. Liber No. 447

Page No. 12

Identification No. _____

Dated _____

1. Debtor(s) { James A. Crane
Name or Names—Print or Type
1018 General's Highway, Crownsville, Md. 21032
Address—Street No., City - County State Zip Code

2. Secured Party { Temple, Inc. and Thomas R. Sizemore
Name or Names—Print or Type
8287 Choptank Road, Pasadena, Md. 21122
Address—Street No., City - County State Zip Code

3. Maturity Date (if any) _____

4. Check Applicable Statement:

<p>A. Continuation <input type="checkbox"/> The original financing statement between the foregoing Debtor and Secured Party, bearing the file number shown above, is still effective.</p>	<p>B. Partial Release <input type="checkbox"/> From the collateral described in the financing statement bearing the file number shown above, the Secured Party releases the following:</p>
<p>C. Assignment <input type="checkbox"/> The Secured Party certifies that the Secured Party has assigned to the Assignee whose name and address is shown below, Secured Party's rights under the financing statement bearing the file number, shown above in the following property:</p>	<p>D. Other: Termination <input checked="" type="checkbox"/> (Indicate whether amendment, termination, etc.)</p>

Dated: April 18, 1986

[Signature]
Name of Secured Party

Signature of Secured Party
Thomas R. Sizemore (President)
Type or Print (Include Title if Company)

Lucas Bros. Form T-1

Mail to Mountainhead Title

10-8-86

1986 MAY -6 AM 8:50

E. AUDREY COLLISON
CLERK

RECORD FEE 10.00
POSTAGE 50
#22676 0237 402 100:48
MAY 6 86

UNIFORM COMMERCIAL CODE
STATEMENTS OF CONTINUATION, PARTIAL RELEASE, ASSIGNMENT, ETC.

THIS STATEMENT REFERS TO ORIGINAL FINANCING STATEMENT

Roll No. Liber No. 446Page No. 540

Identification No. _____

Dated _____

1. Debtor(s) { James A. Crane
Name or Names—Print or Type
1018 General's Highway, Crownsville, Maryland, 21032
Address—Street No., City - County State Zip Code

2. Secured Party { Temple, Inc. and Thomas R. Sizemore
Name or Names—Print or Type
8287 Choptank Road, Pasadena, Maryland, 21122
Address—Street No., City - County State Zip Code

3. Maturity Date (if any) _____

4. Check Applicable Statement:

<p>A. Continuation <input type="checkbox"/> The original financing statement between the foregoing Debtor and Secured Party, bearing the file number shown above, is still effective.</p>	<p>B. Partial Release <input type="checkbox"/> From the collateral described in the financing statement bearing the file number shown above, the Secured Party releases the following:</p>
<p>C. Assignment <input type="checkbox"/> The Secured Party certifies that the Secured Party has assigned to the Assignee whose name and address is shown below, Secured Party's rights under the financing statement bearing the file number, shown above in the following property:</p>	<p>D. Other: <u>Termination</u> <input checked="" type="checkbox"/> (Indicate whether amendment, termination, etc.)</p>

Dated: April 18, 1986Thomas R. Sizemore
Name of Secured PartyThomas R. Sizemore (President)
Signature of Secured Party
Type or Print (Include Title if Company)

Lucas Bros. Form T-1

Mail to Seaboard Title

1986 MAY -6 AM 8:50

E. ANDREY COLLISON
CLERK

BOOK 497 PAGE 539

STATE OF MARYLAND

201715

FINANCING STATEMENT FORM UCC-1

Identifying File No. _____

ALL INFORMATION MUST BE TYPEWRITTEN OR PRINTED IN INK. SIGNATURES MUST BE IN INK

If transaction or transactions wholly or partially subject to recordation tax indicate amount of taxable debt here. \$ _____

If this statement is to be recorded in land records check here. ☐

This financing statement Dated 4/25/86 is presented to a filing officer for filing pursuant to the Uniform Commercial Code.

1. DEBTOR

Name MODERN ELECTRIC, INC.Address 7221 B & A BOULEVARD GLEN BURNIE, MD 21061

2. SECURED PARTY

Name THE BANK OF GLEN BURNIEAddress DRAWER 70 GLEN BURNIE, MD 21061

Person And Address To Whom Statement Is To Be Returned If Different From Above.

3. Maturity date of obligation (if any) 4/25/89

4. This financing statement covers the following types (or items) of property: (list)

1971 DITCHWITCH BACKHOE MODEL V-30
2T103 SERIAL #27103
AND TRAILER

RECORD FEE 12.00
POSTAGE .50
MAY 1986
MAY 1986

CHECK ☒ THE LINES WHICH APPLY5. ☐ (If collateral is crops) The above described crops are growing or are to be grown on: (describe real estate)☐ (If collateral is goods which are or are to become fixtures) The above described goods are affixed or to be affixed to: (describe real estate)☒ (Proceeds of collateral are also covered)☐ (Products of collateral are also covered)

MODERN ELECTRIC, INC.

BY: David R. Ashburn ChairmanBY: David R. Ashburn
DAVID R. ASHBURN, PRESIDENT
Type or Print Above Name on Above LineBY: Norman E. Botts
(Signature of Debtor)WILMA R. ASHBURN, SEC./TREAS.
Type or Print Above Signature on Above Line

Mailed to Secured Party

Norman E. Botts
(Signature of Secured Party)NORMAN E. BOTTS
Type or Print Above Signature on Above Line

1986 MAY -6 AM 9:43

RECEIVED COLLUSION

ANNAPOLIS FEDERAL SAVINGS AND LOAN ASSOCIATION
ANNAPOLIS, MARYLAND 21404FINANCING STATEMENTDATE: May 1, 1986

(X) Not Subject to Recordation Tax

() Subject to Recordation Tax of \$ _____

NAME OF DEBTOR(s): Ray Sears and Sons, Inc.

ADDRESS: 2387 Rutland Road
Gambrills, MD 21054NAME OF SECURED PARTY: ANNAPOLIS FEDERAL SAVINGS AND LOAN ASSOCIATION
CONSUMER/COMMERCIAL LENDING DEPARTMENTADDRESS: P.O. Box 751, 140 Main Street
Annapolis, MD 21404

THIS FINANCING STATEMENT COVERS THE FOLLOWING TYPES (OR ITEMS) OF PROPERTY:

M&L 30" Boring Machine

RECORD FEE 11.00
POSTAGE .50
MAY 1986 10:33
MAY 8 1986

Mailed to Secured Party

1986 MAY -6 AM 9:43

DEBTOR(S): Ray Sears and Sons, Inc.,

Raymond R. Sears, President

SECURED PARTY:

ANNAPOLIS FEDERAL SAVINGS
AND LOAN ASSOCIATIONBy: Paul R. O'Connell
(Authorized Signature)Paul R. O'Connell, Vice President
(Type Name and Title)(NOTE: Type name under each
signature and if company,
type name of company and
name and title of authorized
signer.)

FINANCING STATEMENT FORM UC-1

ALL INFORMATION MUST BE TYPEWRITTEN OR PRINTED IN INK.

Identifying File No. _____

SIGNATURES MUST BE IN INK

If transaction or transactions wholly or partially subject to recordation tax indicate amount of taxable debt here \$ _____

If this statement is to be recorded in land records check here ☐

This financing statement Dated July 14, 1989 is presented to a filing officer for filing pursuant to the Uniform Commercial Code.

1. DEBTOR

Name Crunkleton, John R., Jr.Address 6643 Walnutwood Circle Baltimore, MD 21212

2. SECURED PARTY

Name First Commercial CorporationAddress 393 Second St.Annapolis, MD 21403

Person And Address To Whom Statement Is To Be Returned If Different From Above.

3. Maturity date of obligation (if any) N/A

4. This financing statement covers the following types (or items) of property: (List)

1984 O'Day 34' Fiberglass Hull #XDYU0248B484
1984 Universal Diesel 21HP Engine

Home Anchorage/Winter: Annapolis, MD

Assignee: CentTrust Savings Bank
101 East Flagler St.
P.O. Box 028506
Miami, FL 33102

CHECK ☒ THE LINES WHICH APPLY

6. ☐ (If collateral is crops) The above described crops are growing or are to be grown on: (describe real estate)

☐ (If collateral is goods which are or are to become fixtures) The above described goods are affixed or to be affixed to: (describe real estate)

☐ (Proceeds of collateral are also covered)

☐ (Products of collateral are also covered)

(Signature of Debtor)

John R. Crunkleton, Jr.

Type or Print Above Name on Above Line

(Signature of Debtor)

Type or Print Above Signature on Above Line

(Signature of Secured Party)

First Commercial Corporation

Type or Print Above Signature on Above Line

Mailed to Assignee

1989 MAY -6 AM 9:43

Anne Arundel

CIT CORPORATION		Maryland Financing Statement All information must be typewritten or printed in ink.		File No.	
(Not to Be) (To Be) Recorded in the Land Records.* strike inapplicable words					
Debtor(s) Name(s) and Address(es) Grey, Ernest L. 8014 Cross Creek Drive Glen Burnie, Anne Arundel, MD 21061			Secured Party Name and Address C.I.T. Corporation 1301 York Road Lutherville, MD 21093		
XXXXXX Secured Party XXXX Go To Government			The underlying secured transaction publicized by this Financing Statement is not subject in whole or part to the Maryland recordation tax.		
This Financing Statement covers the following types (or items) of property: Describe fully, giving Year and Make, Model, Motor or Serial No., etc. One (1) New 1986 Diamond Red Model C11664DF Dump Truck S/N 1D9MC418XF1009715 One (1) New 14' R & S Steel Dump Body S/N 85111317 One (1) Used 1978 Ford Model LT9000 Dump Truck S/N U91VVCF2646 One (1) Used 14' Snyder Steel Dump Body S/N					
Proceeds of collateral are also covered.					
*If collateral is goods which are or are to become fixtures strike the words "(Not to Be)" above, and complete the next sentence: The above described goods are affixed or are to be affixed to: (describe the real estate)					
If the Debtor does not have an interest of record in the real estate, the name of a record owner is _____					
This Statement is to be returned, after recordation, to C.I.T. Corporation at its address above.					
Debtor(s) <u>Ernest L. Grey</u>			Secured Party <u>C.I.T. Corporation</u>		
By <u>Ernest L. Grey</u> Title <u>Owner</u> If corporation, have signed by President, Vice President or Treasurer, and give official title. If owner or partner, state which.			By <u>Joseph C. Sisk</u> <u>Joseph C. Sisk</u>		
Type or print name(s) of person(s) signing Ernest L. Grey			Type or print name of person signing Joseph C. Sisk		
5 SA-989D					

Mailed to Secured Party



1986 MAY - 6 AM 9:43

E. MURPHY COLLIER

800-497 PAGE 543

201719

4209 RM59

UNIFORM COMMERCIAL CODE - FINANCING STATEMENT
(Maryland)

This Financing Statement is presented to a filing officer for filing pursuant to the Uniform Commercial Code.

1. Debtor(s) (Last Name First) address(es):

Cedar Hill Cemetery
5829 Ritchie Highway
Baltimore, Maryland 21225

2. Secured Party (Last Name First) address(es):

FORD MOTOR CREDIT CO.
1101 NORTH POINT BLVD.
BALTIMORE, MARYLAND 21224

For Filing Officer (Date, Time, Number and Filing Office):

PHONE 301-222-0000

RECORDING FEE 11.00
POSTAGE .50

3. This Financing Statement covers the following types (or items) of personal property:

Ford AC3537, Serial #UC07158
Ford 916, Serial #F02296

NOTARY CT77 801 108138
MAY 6 86

Check if covered: ☒ Proceeds of collateral covered

☐ Products of collateral covered

4. This transaction is exempt from the Recording Tax.

Filed with:

ANNE ARUNDEL CO.

N.D. WARD

[Signature] = Controller
(SIGNATURE OF DEBTOR)

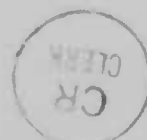
FORD MOTOR CREDIT CO.

(NAME OF SECURED PARTY)

BY *[Signature]*
Terry Pusinsky 4-22-86

FMCC 7098-M (MARYLAND) PREVIOUS EDITIONS MAY BE USED

PRINTED IN U.S.A.



1986 MAY -6 AM 9:43

Mailed to Secured Party

E-ADVISORY COLLISION
CLEAN

800A

497 PAGE 544

STATE OF MARYLAND

201720

FINANCING STATEMENT FORM UCC-9

Identifying File No. _____

ALL INFORMATION MUST BE TYPEWRITTEN OR PRINTED IN INK. SIGNATURES MUST BE IN INK

If transaction or transactions wholly or partially subject to recordation tax indicate amount of taxable debt here. \$ _____

If this statement is to be recorded in land records check here. ☒

This financing statement Dated _____ is presented to a filing officer for filing pursuant to the Uniform Commercial Code.

1. DEBTOR

Name ~~XXXXXXXXXXXXXXXXXXXX~~ PARKWAY MOTEL ASSOCIATES LTD PARTNERSHIP

Address 6101 Montrose Rd. Rockville, Md 20852

2. SECURED PARTY

Name HOTEL SERVICES DIV., A DIV. OF HOLIDAY INNS, INC.

Address PO Box 18337, Memphis, TN 38195

Person And Address To Whom Statement Is To Be Returned If Different From Above.

3. Maturity date of obligation (if any) _____

4. This financing statement covers the following types (or items) of property: (list)

Merchandise, furnishings & equipment as covered by conditional sales contract between the above parties dated 3-24-86. Contract SER-1095-138-66. The above described goods are affixed or are to be affixed to real estate: Howard Johnson Motel - Dorsey, MD

Name and address of Assignee

RECORD NAME OF REALTY ☒ Parkway Motel associates Limited PartnershipCHECK ☒ THE LINES WHICH APPLY5. ☐ (If collateral is crops) The above described crops are growing or are to be grown on: (describe real estate)☐ (If collateral is goods which are or are to become fixtures) The above described goods are affixed or to be affixed to: (describe real estate)☒ (Proceeds of collateral are also covered)☐ (Products of collateral are also covered)

☒ Barrett J. Penan President
(Signature of Debtor)

BARRETT J. PENAN
Type or Print Above Name on Above Line

(Signature of Debtor)

Type or Print Above Signature on Above Line

Mailed to Secured Party

Jim Hayden
(Signature of Secured Party)

JIM HAYDEN, CREDIT MANAGER
Type or Print Above Signature on Above Line

1986 MAY -6 AM 9:43

BOOK 497 PAGE 545

201721

RECORD FEE 11.00
POSTAGE .50
MAY 1986 10:40

This FINANCING STATEMENT is presented to a filing officer for filing pursuant to the Uniform Commercial Code: 3. Maturity Date (if any):
1. Debtor(s) (Last Name First) and address(es) 2. Secured Party(ies) and address(es) For Filing Officer (Date, Time, Number, and Filing Office)
Cave Air Systems, Inc. Wysong & Miles Company
1994 Moreland Parkway, Bay #9 P. O. Box 21168
Annapolis, Md 21402 Greensboro, N. C. 2740-1168

4. This financing statement covers the following types (or items) of property:

Model 1410 Wysong Shear
8' Squaring Arm *SN# P 112-136*

5. Assignee(s) of Secured Party and Address(es)

Citicorp Industrial Credit, Inc.
Suite 600
211 Perimeter Ctr Pkwy W
Atlanta, Ga. 30346

This statement is filed without the debtor's signature to perfect a security interest in collateral. (check ☒ if so)
☐ already subject to a security interest in another jurisdiction when it was brought into this state.
☐ which is proceeds of the original collateral described above in which a security interest was perfected:

Check ☒ if covered; ☒ Proceeds of Collateral are also covered; ☐ Products of Collateral are also covered. No. of additional Sheets presented: 0

Filed with: *Anne Acudel Comdy*

696711-1

Cave Air Systems, Inc.

Wysong & Miles Company

By:

[Signature]
Signature(s) of Debtor(s)

By:

[Signature]
Signature(s) of Secured Party(ies)

(1) Filing Officer Copy - Alphabetical

STANDARD FORM - FORM UCC-1.

Mailed to Assignee

1986 MAY 19 9:43
CITICORP
MAY 19 1986

BOOK 497 PAGE 546

STATE OF MARYLAND

201702

FINANCING STATEMENT FORM UCC-1

Identifying File No. _____

ALL INFORMATION MUST BE TYPEWRITTEN OR PRINTED IN INK. SIGNATURES MUST BE IN INK

If transaction or transactions wholly or partially subject to recordation tax indicate amount of taxable debt here. \$ _____

If this statement is to be recorded in land records check here. ☐This financing statement Dated 4/14/82 is presented to a filing officer for filing pursuant to the Uniform Commercial Code.

1. DEBTOR

Name Edward KasperAddress 97 Ritchie Hgwy P.O. 117

2. SECURED PARTY

Name HEALTHCO INT. INC.Address 6308 Blair Hill LaneBaltimore, Md. 21209

Person And Address To Whom Statement Is To Be Returned If Different From Above.

3. Maturity date of obligation (if any) _____

4. This financing statement covers the following types (or items) of property: (list)

Name and address of Assignee _____

Debtor hereby grants to Secured Party a SECURITY INTEREST in all equipment, inventory, accounts receivable, goods, accounts, contract rights, chattel paper, documents, and general intangibles of every kind and description now owned, or hereafter acquired, by Debtor or in which Debtor now or hereafter has or receives an interest, and in all instruments owned by Debtor of which Secured Party shall have possession, together with all accessories, acccessions, additions, substitutions or replacements thereto or therefor, and in the proceeds thereof, although not specifically allowing any such sale, all of which shall be deemed personal property even though attached to real property.

CHECK ☒ THE LINES WHICH APPLY5. ☐ (If collateral is crops) The above described crops are growing or are to be grown on: (describe real estate)☐ (If collateral is goods which are or are to become fixtures) The above described goods are affixed or to be affixed to: (describe real estate)☒ (Proceeds of collateral are also covered)☐ (Products of collateral are also covered)

Mailed to Secured Party

HEALTHCO INTERNATIONAL, INC.

X Edward Kasper
(Signature of Debtor)Edward Kasper
Type or Print Above Name on Above Line

(Signature of Debtor)

Type or Print Above Signature on Above Line

Joan E. Otto
(Signature of Secured Party)

Joan E. Otto

Type or Print Above Signature on Above Line

1982 MAY -6 AM 9:43



THIS STATEMENT REFERS TO ORIGINAL FINANCING STATEMENT, IDENTIFYING FILE NO. 249455

RECORDED IN LIBER 467 FOLIO 329 ON Nov 8 83 (DATE)

1. DEBTOR: Name Charles W & Joan B. Luce
Address 408 Beach Rd. Arnold MD 21012

2. SECURED PARTY: Name Commercial Credit Savings & Loan
Address 53 McKimsey Rd. Suverra Park MD 21146

Person and Address To Whom Statement is To Be Returned If Different From Above.

Commercial Credit

CHECK (U) OR (P) OF STATEMENT

<p>A. CONTINUATION.....<input type="checkbox"/> The original financing statement between the foregoing Debtor and Secured Party, bearing the file number shown above, is still effective.</p>	<p>B. RELEASE. From the collateral described in the financing statement bearing the file number shown above, the Secured Party releases all or part of the following (described below). Indicate: PARTIAL RELEASE.....<input type="checkbox"/> FULL RELEASE.....<input type="checkbox"/></p>	<p>C. TERMINATION.....<input checked="" type="checkbox"/> The Secured Party certifies that the Secured Party no longer claims a security interest under the financing statement bearing the file number shown above.</p>
<p>D. ASSIGNMENT.....<input type="checkbox"/> The Secured Party certifies that the Secured Party has assigned to the Assignee whose name and address is shown in 3 below, Secured Party's rights under the financing statement, bearing the file number shown above in the following property: (describe below)</p>		<p>E. OTHER.....<input type="checkbox"/> (Such as "amendment", if amendment, both Debtor and Secured Party must sign)</p>

3. Assignee of Secured Party(ies) from which security information obtainable:

Name Commercial Credit Savings & Loan
Address 576 Ritchie Highway Suverra Park MD 21146

Dated April 1, 84

L.A. Whitesell
(Signature of Secured Party)
L.A. WHITESELL
Type or Print Above Name on Above Line

MAILED TO SECURED PARTY
G.L. CLERK

FINANCING STATEMENT FORM UCC-1

Identifying File No. _____

ALL INFORMATION MUST BE TYPEWRITTEN OR PRINTED IN INK. SIGNATURES MUST BE IN INK

If transaction or transactions wholly or partially subject to recordation tax indicate amount of taxable debt here. \$ _____

If this statement is to be recorded in land records check here. ☐This financing statement Dated 4-21-86 is presented to a filing officer for filing pursuant to the Uniform Commercial Code.

1. DEBTOR

Name Ken WittAddress 1010 Bar Harbor Pasadena, Md 211222. ~~SECURED PARTY~~
XXXXXXXXXXXXXXXXXXXX

ASIGNEE:

KUBOTA CREDIT CORPORATION, USA
SOUTHEAST DIVISION

Name

Address

4444 SHACKLEFORD RD.

NORCROSS, GEORGIA 30093

SECURED PARTY:

Baldwin Service Ctr
41 Defense Hwy
Annapolis, Md 21401

Person And Address To Whom Statement Is To Be Returned If Different From Above.

3. Maturity date of obligation (if any) _____

4. This financing statement covers the following types (or items) of property: (list)

1- Used Kubota Tractor Model L245DT S/N 50410

Name and address of Assignee

CHECK ☒ THE LINES WHICH APPLY5. ☐ (If collateral is crops) The above described crops are growing or are to be grown on: (describe real estate)☐ (If collateral is goods which are or are to become fixtures) The above described goods are affixed or to be affixed to: (describe real estate)☐ (Proceeds of collateral are also covered)
☐ (Products of collateral are also covered)X Ken Witt
(Signature of Debtor)Ken Witt
Type or Print Above Name on Above Line

(Signature of Debtor)

Type or Print Above Signature on Above Line

Baldwin Service Center, Inc.
(Signature of Secured Party)

Baldwin Service Center, Inc.

Type or Print Above Signature on Above Line

RECORD FEE 11.00
POSTAGE 50
MAY 1 1986
MAY 1 1986

Mailed to Secured Party



1986 MAY -6 50410

FBI - BALTIMORE

FINANCING STATEMENT

(To Be Used For Direct Loans And Where The Collateral Is *Not* Fixtures or Crops)

This Financing Statement is presented to a filing officer pursuant to the Uniform Commercial Code:

1. DEBTOR: Calvary Chapel, Inc.
(Name or Names—Last Name First)
P.O. Box 108 Hanover, Maryland 21076
(Address)

2. SECURED PARTY: THE BANK OF GLEN BURNIE
101 CRAIN HIGHWAY, S.E., GLEN BURNIE, MD. 21061

3. This Financing Statement covers the following types (or items) of property:

W F G Communications Phone System

RECORD FEE 11.00
POSTAGE .50
MAY 6 1986
MAY 6 1986

Mailed to Secured Party

4. Proceeds of collateral are covered hereunder: YES ☒ NO ☐
5. Products of collateral are covered hereunder: YES ☐ NO ☒
6. This transaction (is) (~~is not~~) exempt from the Recordation Tax.
7. The principal amount of the debt initially incurred is: Six thousand one hundred and 00/100
(6,100.00)

8. Filed with: Clerk of the Circuit Court for Anne Arundel

9. RETURN TO: THE BANK OF GLEN BURNIE, 101 CRAIN HIGHWAY, S.E., GLEN BURNIE, MD. 21061

Dated this 30th day of April, 19 86

DEBTOR:

SECURED PARTY:

By: [Signature] (Title) [Signature] (Title)
[Signature] (Title) Norman E. Botts (Title)
[Signature] (Title) Vice President and Cashier

THE BANK OF GLEN BURNIE

FOR FILING OFFICER USE

File No. _____ Date and Hour of Filing _____
Record Reference _____

701715

FINANCING STATEMENT FORM UC-1

ALL INFORMATION MUST BE TYPEWRITTEN OR PRINTED IN INK.

Identifying File No. _____

SIGNATURES MUST BE IN INK

If transaction or transactions wholly or partially subject to recordation tax indicate amount of taxable debt here. \$ _____

If this statement is to be recorded in land records check here ☐

This financing statement Dated 4/12/80 is presented to a filing officer for filing pursuant to the Uniform Commercial Code.

1. DEBTOR

Name ROTH: Robert C., Jr. and Barbara L.
Address 1114 W. Warren Road, West Chester, PA 19382

2. SECURED PARTY

Name First Commercial Corporation
Address 303 Second Street, Annapolis, MD 21403

Person And Address To Whom Statement Is To Be Returned If Different From Above.

3. Maturity date of obligation (if any) _____

4. This financing statement covers the following types (or items) of property: (List)

1986 35' 3" Holiday Mansion Standard Barracuda Fiberglass Hull # HMH00915J586

1986 260 HP Volvo Gas Engine # 55830

First Assignee:
Society For Savings
1290 Silas Deane Highway
Wethersfield, CT 06109

Home Anchorage/Winter: Annapolis, MD

CHECK ☒ THE LINES WHICH APPLY

5. ☐ (If collateral is crops) The above described crops are growing or are to be grown on: (describe real estate)

☐ (If collateral is goods which are or are to become fixtures) The above described goods are affixed or to be affixed to: (describe real estate)

☐ (Proceeds of collateral are also covered)

☐ (Products of collateral are also covered)

[Signature]
(Signature of Debtor)

Robert C. Roth, Jr.

Type or Print Above Name on Above Line

[Signature]
(Signature of Debtor)

Barbara L. Roth

Type or Print Above Signature on Above Line

[Signature] AGENT
(Signature of Secured Party)

First Commercial Corporation

Type or Print Above Signature on Above Line

Mailed to Assignee



1980 MAY -6 AM 10:33

Annie Arnold

MARYLAND FINANCING STATEMENT

UCC-1

☒ Not Subject to Recordation Tax

☐ Recordation Tax of \$ _____ on
Principal Amount of \$ _____ is enclosed/
has been paid (strike inapplicable phrase).

For Filing Officer

File No.: _____

Record Reference: _____

Date & Hour of Filing: _____

This financing statement is presented to a filing officer pursuant to the Uniform Commercial Code:

1. DEBTOR MID-ATLANTIC BEVERAGE SERVICE, INC.
(Name or Names)
1321 Mercedes Drive, Harmans, Maryland 21077
(Address)

DEBTOR: _____
(Name or Names)

(Address)

2. SECURED PARTY: ATLANTIC INDUSTRIAL CREDIT CORPORATION
(Name or Names)
P.O. Box 10656, Towson, MD. 21285-0656
(Address)

3. ASSIGNEE (if any) of SECURED PARTY: Union Trust Co. of Maryland
(Name or Names)
P.O. Box 22497, Commercial Finance Dept., Baltimore, MD. 21203
(Address)

4. This Financing Statement covers the following types (or items) of property:

One - 1986 Isuzu Cab and Chassis with 14' Aluminum Van Body
S/N JAMJP7489Go404889

"With all proceeds thereof, cash and non-cash, including proceeds of
any insurance coverage or any claim thereunder".

5. The above described goods are affixed to, or are to be affixed to the following described real estate:

6. Proceeds of Collateral are covered hereunder: Yes ☒ No ☐
Products of Collateral are also covered: Yes ☐ No ☒

DEBTOR(S) MID-ATLANTIC BEVERAGE SERVICE, INC.

By: David H. Carroll
(Type or print name of person signing)

SECURED PARTY: ATLANTIC INDUSTRIAL CREDIT CORPORATION

By: Robert E. Polack, President
(Type or print name of person signing)

By: _____
(Title)

(Type or print name of person signing)

Return To ATLANTIC INDUSTRIAL CREDIT CORPORATION
Mail to P.O. Box 10656, Towson, MD. 21285-0656

1100

1100

MARYLAND FINANCING STATEMENT

UCC-1

- ☒ Not Subject to Recordation Tax - Conditional Sales
☐ Recordation Tax of \$ _____ on Contract
Principal Amount of \$ _____ is enclosed/
has been paid (strike inapplicable phrase).

For Filing Officer

File No.: _____
Record Reference: _____
Date & Hour of Filing: _____

This financing statement is presented to a filing officer pursuant to the Uniform Commercial Code:

1. DEBTOR: Cherry Hill Construction, Inc.
(Name or Names)
8170 Mission Road, Jessup, Maryland 20794
(Address)
- DEBTOR: _____
(Name or Names)

(Address)
2. SECURED PARTY: Alban Tractor Co., Inc.
(Name or Names)
8531 Pulaski Highway, Baltimore, Maryland 21237
(Address)
3. ASSIGNEE (if any)
of SECURED PARTY: Union Trust Company of Maryland
(Name or Names)
P. O. Box 22497, Baltimore, Maryland 21203
(Address)

4. This Financing Statement covers the following types (or items) of property:

One (1) 1985 Caterpillar Model #235 Hydraulic Excavator s/n 64R01621 plus all
attachments and accessories thereto

RECORD FEE 11.00
POSTAGE .50
MAY 23 0717 801 10107
MAY 8 86

5. The above described goods are affixed to, or are to be affixed to the following described real estate:

6. Proceeds of Collateral are covered hereunder: Yes ☒ No ☐
Products of Collateral are also covered: Yes ☐ No ☒

DEBTOR(S):
Cherry Hill Construction, Inc.
By: [Signature] Pres
James A. Openshaw, Jr. (Title)
(Type or print name of person signing)

By: _____
(Title)
(Type or print name of person signing)

SECURED PARTY:
Alban Tractor Co., Inc.
By: [Signature]
Mark Welsh
(Type or print name of person signing)

Return To: Union Trust Company of Maryland
P. O. Box 22497, Baltimore, Maryland 21203 Attention: T0508
Mail to: _____



1986 MAY -6 AM 10:33

261723

BOOK 497 PAGE 553

This FINANCING STATEMENT is presented to a filing officer for filing pursuant to the Uniform Commercial Code:

1. Debtor(s) (Last Name First) and address(es) Wayne Werner 49 South River Road Edgewater, Maryland 21037 Anne Arundel County	2. Secured Party(ies) and address(es) Hewlett-Packard Company Finance & Remarketing Div. 972 E. Arques Ave., 70FB Sunnyvale, CA. 94086 4144-81846	3. Maturity date (if any): For Filing Officer (Date, Time, Number, and Filing Office) RECORD FEE 13.00 MAY 11 1986 MAY 11 1986
4. This financing statement covers the following types (or items) of property: Hewlett-Packard Equipment per the attached Equipment Schedule and Payment Agreement. **Debtor has authorized Secured Party to File.		5. Assignee(s) of Secured Party and Address(es)

This statement is filed without the debtor's signature to perfect a security interest in collateral. (check ☒ if so)
☐ already subject to a security interest in another jurisdiction when it was brought into this state.
☐ which is proceeds of the original collateral described above in which a security interest was perfected:
Check ☒ if covered ☒ Proceeds of Collateral are also covered. ☐ Products of Collateral are also covered. No. of additional Sheets presented:
Filed with:

**SEE ATTACHED
By: _____
Signature(s) of Debtor(s)

Hewlett-Packard Company
By: Glenn M. Z...
Signature(s) of Secured Party(ies)

STANDARD FORM - FORM UCC-1.

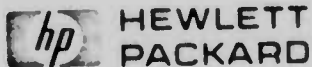
(1) Filing Officer Copy - Alphabetical

Mailed to Secured Party

1986 MAY -6 AM 10:34

E. ARNDT COLLISON
CLERK

BOOK 497 PAGE 551



INSTALLMENT CONTRACT EQUIPMENT SCHEDULE

INSTALLMENT SALES AGREEMENT NO. 4144 - 81846 ()
REF: MASTER INSTALLMENT SALES AGREEMENT NO. 4144 - 81846 ()

SELLER: HEWLETT-PACKARD COMPANY, Its Successors and Assigns
3000 Hanover Street, 20BE
Palo Alto, CA 94304

BUYER: Wayne Werner
(Full Legal Name of Buyer)
49 South River Road
(Billing Address)
Edgewater, Maryland 21037
(City) (County) (State) (Zip)
Wayne Werner
(Contact) (Phone)

EQUIPMENT LOCATION, IF OTHER THAN ADDRESS OF BUYER:

Street Same As Above City _____
County _____ State _____

The Exhibits checked below are attached and made a part of this Agreement:

<input type="checkbox"/> HP Product Warranty	<input type="checkbox"/> Standard HP Software Terms	<input checked="" type="checkbox"/> Other
HP Document No. <u>n/a</u>	HP Document No. _____	HP Document No. <u>Certification</u>
Revision No. _____	Revision No. _____	Revision No. _____
<input type="checkbox"/> HP Tax-Exempt Rider	<input checked="" type="checkbox"/> HP Early Buyout Schedule	<input type="checkbox"/> Other _____
HP Document No. _____	HP Document No. _____	HP Document No. _____
Revision No. _____	Revision No. <u>7/01/85</u>	Revision No. _____

NON-CANCELLABLE AGREEMENT:

THIS AGREEMENT CANNOT BE CANCELLED OR TERMINATED EXCEPT AS EXPRESSLY PROVIDED HEREIN.

- The following items are purchased on terms specified on this Schedule and this Schedule becomes a part of and subject to the terms and conditions of Master Installment Sales Agreement Number 4144 - 81846 dated April 8, 19 86 which remains in full force and effect.
- The term of this Equipment Schedule for each item of Equipment covered hereon shall commence upon the date Seller executes this Schedule and shall expire 36 months from the due date of the first invoice, or any applicable renewal period. As payment for the Equipment covered by this Schedule throughout the term thereof, Buyer agrees to pay Seller, its successors or assigns the sum of \$ 253.82, which (excludes/includes) applicable (sales/use) tax(es), per month beginning upon acceptance of Equipment as defined in the above referenced Master Installment Sales Agreement.
- At its option, throughout the life of the Agreement, Buyer may purchase all of the Equipment in its then "as is" condition at its location when option is exercised. The purchase price shall be determined from the above referenced Early Buyout Schedule.
- At its option but subject to Seller's prior written consent, Buyer may schedule additional equipment and/or upgraded equipment for those items covered under the Agreement on a then currently marketed Lessor upgrade program. Such additional or upgraded equipment shall be scheduled on a new Equipment Schedule.

EQUIPMENT:

Qty.	Model	Description	Item List Price	Item <Discount>	Item Net Price	Extended Net Price
1	2601A,	HP Daisywheel printer				\$ 2,112.00
2	45650A,	HP 150 personal computer (\$2,397.00 ea.)				4,794.00
i	2225A,	hp Inkjet printer				297.00
Total equipment price						\$ 7,203.00

* The products listed above are used equipment and do not include warranty coverage of any kind.

"The parties acknowledge that a copy of this Equipment Schedule and Payment Agreement may be filed with the appropriate State authorities as a financing statement for protective purposes or, if applicable, in order to perfect Hewlett Packard's security interest in the Equipment at any time after signature by the Lessee/Buyer. Such filing does not constitute acceptance of this Equipment Schedule and Agreement by Hewlett Packard. It is further acknowledged that the Equipment shall remain personal property and not become a fixture to real property."

Net Price-Hardware \$ 7,203.00
Net Price-Software 0.00
Total Net Price-Equipment 7,203.00
Other Costs 5% MD. sales tax 360.15
Less Down Payment 0.00
Amount to Finance \$ 7,563.15

By execution hereof, the signer hereby certifies that he has read this Agreement and the attached Exhibits and that he is duly authorized to execute this Agreement on behalf of Buyer.

SELLER: HEWLETT-PACKARD COMPANY

BY: [Signature]
Authorized Signature

NAME: D. A. Bell

TITLE: Region Sales Finance Manager

DATE: April 8, 1986

BUYER: Wayne Werner

BY: [Signature]
Authorized Signature

NAME: _____

TITLE: _____

DATE: 11/24/85

Mailed to Buyer Party

BOOK 497 PAGE 556

201720

NOT TO BE RECORDED IN LAND RECORDS

FINANCING STATEMENT

NOT SUBJECT TO RECORDING TAX

This statement is being filed for notice purposes and is
not intended to convert the lease into a security agreement.

1. Lessee

Dunne Wright Services, Inc.
Name or Names

P.O. Box 4143 Annapolis, Maryland 21403
Address - Street No. City-County State Zip Code

2. Lessor

The Equipment Leasing Company

Box 307 Riderwood, Maryland 21139

3. This Financing Statement covers the following types of property: (Describe) (Attach
separate list if necessary.)

Woods Mower w/Catcher
Power Trim Edger
36" Toro w/Catcher
Toro Push Mowers
Echo Trimmers
Echo Blowers

Lessee: Dunne Wright Services, Inc.

Lessor:

THE EQUIPMENT LEASING COMPANY

Deborah L. Andrew
(Signature of Lessee)

[Signature]
(Signature of Lessor)

DEBORAH L. ANDREW V. PRES
(Type or Print) (Include Title)

DEBBIE ANDREW, VICE PRESIDENT
Type or Print (Include Title)

To the Filing Officer: After this statement has been recorded please mail the same to:
The Equipment Leasing Company, , Box 307, Riderwood, Maryland 21139.

Mailed to Secured Party

1988 MAY -6 AM 10:34

E. ALLEN COLLISON
CLERK

497 PAGE 557

201730

NOT TO BE RECORDED IN LAND RECORDS

FINANCING STATEMENT

NOT SUBJECT TO RECORDING TAX

This statement is being filed for notice purposes and is not intended to convert the lease into a security agreement.

1. Lessee

Fifth Avenue Joint Venture
Name or Names

221 5th Avenue Glen Burnie, Maryland 21061
Address - Street No. City-County State Zip Code

2. Lessor

The Equipment Leasing Company

Box 307 Riderwood, Maryland 21139

3. This Financing Statement covers the following types of property: (Describe) (Attach separate list if necessary.)

Cohort Telephone Systems
Lines
Telephones
Attendant Positions
Call Accounting Printer

Lessee:

Fifth Avenue Joint Venture

(Signature of Lessee)

Raymond O. Blummett
(Type or Print) (Include Title)

Lessor:

THE EQUIPMENT LEASING COMPANY

(Signature of Lessor)

JOHN HODNER VICE PRESIDENT
Type or Print (Include Title)

To the Filing Officer: After this statement has been recorded please mail the same to:
The Equipment Leasing Company, , Box 307, Riderwood, Maryland 21139.

Mailed to Secured Party

1150
1986 MAY -6 AM 10:34



RECEIVED
78 JUN 13 10 56 AM '81

201731

BOOK 497 PAGE 558

NOT TO BE RECORDED IN LAND RECORDS

FINANCING STATEMENT

NOT SUBJECT TO RECORDING TAX

This statement is being filed for notice purposes and is
not intended to convert the lease into a security agreement.

1. Lessee

Donald Bowers
T/A Donald A. Bowers & Assoc.

Name or Names

19 Loretta Avenue Annapolis, Maryland 21401
Address - Street No. City-County State Zip Code

2. Lessor

The Equipment Leasing Company

Box 307 Riderwood, Maryland 21139

3. This Financing Statement covers the following types of property: (Describe) (Attach
separate list if necessary.)

Lot of Office Furniture

RECORD FEE 12.00
POSTAGE .50
MAY 14 1981 11:04 AM
MAY 5 1981

Lessee: Donald Bowers
T/A Donald A. Bowers & Assoc.

Lessor:

THE EQUIPMENT LEASING COMPANY

(Signature of Lessee)

(Signature of Lessor)

DONALD A. BOWERS DISTRICT AGENT
(Type or Print) (Include Title)

G. ARNOLD KAUFMAN, VICE PRESIDENT
Type or Print (Include Title)

To the Filing Officer: After this statement has been recorded please mail the same to:
The Equipment Leasing Company, , Box 307, Riderwood, Maryland 21139.

Mailed to Secured Party

1200
523

UNIFORM COMMERCIAL CODE
STATEMENTS OF CONTINUATION, PARTIAL RELEASE, ASSIGNMENT, ETC.
THIS STATEMENT REFERS TO ORIGINAL FINANCING STATEMENT

Roll No. 67 Page No. 558
Identification No. 69637 Dated July 27, 1966

1. Debtor(s) { Geirge William Davis and Linda M. Davis, his wife
Name or Names—Print or Type
5017 Brookwood Road, Brooklyn Park, Anne Arundel County, Maryland
Address—Street No., City - County State Zip Code

2. Secured Party { Federal National Mortgage Association c/o Wye Mortgage Corporation
Name or Names—Print or Type
7801 York Road Baltimore, Maryland 21204
Address—Street No., City - County State Zip Code

3. Maturity Date (if any) June 1, 1986

4. Check Applicable Statement:

<p>A. Continuation <input type="checkbox"/> The original financing statement between the foregoing Debtor and Secured Party, bearing the file number shown above, is still effective.</p>	<p>B. Partial Release <input type="checkbox"/> From the collateral described in the financing statement bearing the file number shown above, the Secured Party releases the following:</p>
<p>C. Assignment <input type="checkbox"/> The Secured Party certifies that the Secured Party has assigned to the Assignee whose name and address is shown below, Secured Party's rights under the financing statement bearing the file number, shown above in the following property:</p>	<p>D. Other: Termination <input checked="" type="checkbox"/> (Indicate whether amendment, termination, etc.)</p>

FEDERAL NATIONAL MORTGAGE ASSOCIATION

WITNESS our hands and seals this 12th Day of March 19 86
WITNESS: BY: WYE MORTGAGE CORPORATION

Hilda M. Benny
Hilda M. Benny

Nancy L. Shuck
Nancy L. Shuck, Vice President
Wilson P. Baldwin
Wilson P. Baldwin, Vice President

As His "Attorneys in Fact" (Power of Attorney recorded in Anne Arundel County
Labor 3691, Folio 443).



1966 MAY -7 AM 9:26

E. AUBREY COLLISON
CLERK

Mail to *Charles A. Grady*
5214 Kramme Ave.

Baltimore, Md. 21225

11-107811
BOOK 497 PAGE 560
201732
To Be Recorded In The Land Records
And In The Chattel Records Of Anne
Arundel County, Maryland And Among
The Financing Statement Records Of
The State Department Of Assessments
And Taxation.

Subject To Recording Tax On Principal
Amount Of \$275,000.00 Which Was
Paid To The Clerk Of The Circuit
Court Of Anne Arundel County Upon
The Filing Of A Deed Of Trust.

FINANCING STATEMENT
(Maryland - U.C.C.-1)

1. **DEBTOR:** **THE DEMPSEY COMPANY, INC.**
2017 Huntwood Drive
Gambrills, Maryland 21054
Attention: James F. Dempsey, Jr.
2. **SECURED PARTY:** **BALTIMORE FEDERAL FINANCIAL, F.S.A.**
300 East Lombard Street
Baltimore, Maryland 21202
Attention: Commercial Lending Division
3. This Financing Statement covers and the Debtor grants and conveys to the Secured Party a security interest in and to the following:
 - a. All plant, equipment, apparatus, machinery, fittings, appliances, furniture, furnishings, and fixtures, and other chattels and personal property and replacements thereof, now or at any time hereafter affixed or attached to, incorporated in, placed upon, or in any way used in connection with the current or future utilization, enjoyment, occupation, or operation of the below referred to real property including by way of example and not by way of limitation, all lighting, heating, ventilating, air conditioning, incinerating, sprinkling, laundry, lifting and plumbing fixtures and equipment, water and power systems, loading and unloading equipment, burglar alarms and security systems, fire prevention and fire extinguishing systems and equipment, engines, boilers, ranges, refrigerators, stoves, furnaces, oil burners or units, communication systems and equipment, dynamos, transformers, motors, tanks, electrical equipment, elevators, escalators, cabinets, partitions, ducts, compressors, switchboards, storm and screen windows and doors, pictures, sculptures, awnings and shades, signs and shrubbery.
 - b. All building and construction materials and supplies of every kind, nature and description located on, at, or about the below referred to real property, whether or not yet incorporated into any building, structure, or improvement, or located elsewhere and not as yet delivered to the below referred to real

property, which are intended to be used for the purpose of erecting, renovating, restoring, or repairing any building, structure, or improvement on the below referred to real property, including by way of example and not by way of limitation, all steel, iron, concrete, sheet rock and plaster board, screws, paint, plaster, plastics, insulation, fiberglass, wood and wood products, glass, bricks, mortar, masonry, pipes, wiring, linoleum and tile and other floor and wall coverings, roofing and roofing materials, framing and molding.

- c. All plans and specifications, surveys and surveyor's reports, engineer's and architect's reports, diagrams and drawings; licenses, permits and approvals and applications therefor from governmental authorities; service contracts, books, records, reports, accounting records, invoices, change orders, correspondence, diagrams, drawings, schematics, sales and promotional literature and forms, advertising materials and the like, wherever located and whenever created, compiled, or made with respect to the real property described below and all substitutions, renewals, and replacements thereof.
 - d. All rights, benefits, profits, rents, and monies payable under, by reason of, or with respect to any restrictive covenants, easements, or agreements applicable to lands adjoining the real property described below, with the right to collect any sums of money at any time payable to the Debtor in consequence of such rights and benefits, including the release, modification, or amendment thereof.
 - e. All mineral rights and mining rights, as well as all minerals, sand, gravel, soil, and the like (including oil and gas) which have not been extracted from the below-described real property.
 - f. All of the proceeds of the voluntary or involuntary conversion of the real and personal property secured by the below referred to Deed of Trust or any part of such property into cash or liquidated claims, whether by way of condemnation, insured casualty, judgment or otherwise.
 - g. All rents, profits, and benefits to the extent they may constitute accounts, including any deposits of tenants to secure payment of the same and performance of the terms and conditions of any oral or written lease, with respect to the leasing of all or any portion of the real property referred to below.
 - h. All revenues and profits, accounts receivable and contract rights, including any deposits of purchasers, to secure payment of the contract price of any contract of sale for all or any portion of the real property referred to below.
 - i. All of the Debtor's right, title and interest in and to all amounts that may be owing at any time and from time to time by the Secured Party to the Debtor in any capacity, including but not limited to any balance or share belonging to the Debtor of any deposit or other account with the Secured Party.
4. Some of the above-described personal property may be affixed to the real estate described on Exhibit A, attached hereto and consisting of 1 page, being the same property described in a Deed of Trust of even date herewith and recorded or intended to be recorded among the Land Records of Anne Arundel County, Maryland

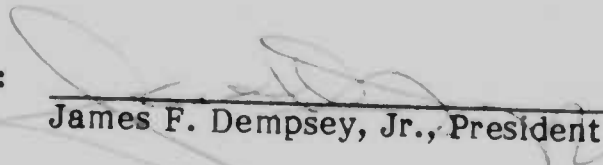
BOOK 497 PAGE 582

from the Debtor to the Trustees named therein for the benefit of the Secured Party.
The Debtor is the record owner of the aforementioned real property.

5. The proceeds and products of the above-described collateral are secured, as are future advances, after acquired property, and any substitutions, renewals, replacements, additions and accretions of or to any of the above-described collateral.

DEBTOR:

THE DEMPSEY COMPANY, INC.
a Maryland corporation

By:  (SEAL)
James F. Dempsey, Jr., President

Date: May 1, 1986

TO FILING OFFICER: After this Statement has been recorded, please return to:

Jan M. Greenspan
Gebhardt & Smith
Ninth Floor
The World Trade Center
Baltimore, Maryland 21202
File No.: (JT) 5162

D-00.71

300 497 PAGE 583

EXHIBIT A

The First Thereof BEING KNOWN AND DESIGNATED as Lot 1, as shown on the Plat entitled, "Plat One, Bladen", which Plat is recorded among the Land Records of Anne Arundel County in Plat Book No. 88, Page 30. The improvements thereon to be known as 2042 Huntwood Drive.

The Second Thereof BEING KNOWN AND DESIGNATED as Lot 2, as shown on the Plat entitled, "Plat One, Bladen", which Plat is recorded among the Land Records of Anne Arundel County in Plat Book 88, Page 30. The improvements thereon to be known as 2040 Huntwood Drive.

BEING two of the lots which by Deed dated June 26, 1985 and recorded among the Land Records of Anne Arundel County, Maryland in Liber 3939, Page 292 were granted and conveyed by Huntfield, Inc., a Maryland Corporation unto The Dempsey Company, Inc., a Maryland Corporation.

D-00.71

Mail to

RETURN TO:
SAFECO FIRE INSURANCE CORPORATION
110 ST. PAUL ST.
BALTIMORE, MD 21202

Statement of Continuation, Termination,
Assignment, Amendment or Release Under
Uniform Commercial Code

REF 1986
BOOK 497 PAGE 564

This Statement is presented to a Filing Officer for filing pursuant to Uniform Commercial Code. This Statement refers to original Financial Statement, Identifying File Number 256173 recorded in Liber 484, Folio 89 on March 12, 1985 (date)

1. DEBTOR(S):

Name(s): Russ, Thomas Anthony and Russ, Margaret Ann

Address(es): 35 Fox Run Way
Arnold, MD. 21012

2. SECURED PARTY:

Name: State National Bank of Maryland

Address: 11616 Rockville Pike
Rockville, MD. 20852

Person and Address to whom Statement is to be returned if different from above.

Christopher Harris Hill
200 Hospital Drive, Suite 113
Glen Burnie, MD. 21061

Check mark below indicates the type and kind of Statement made hereby.
(Check only one Box.)

3. () CONTINUATION. The original Financing Statement referred to above is still effective.
4. ☒ TERMINATION. The Secured Party of Record no longer claims a security interest under the original Financing Statement referred to above.
5. () ASSIGNMENT. The Secured Party of Record has assigned to the Assignee whose name and address appear below in Item 8, the Secured Party's rights under the original Financing Statement above referred to as to all collateral described therein or such part thereof as is described in Item 8 below.
6. () AMENDMENT. The original Financing Statement above referred to is amended as set forth in Item 8 below. (Signature of Debtor is required.)
7. () RELEASE. (Partial or Full) From the collateral described in the original Financing Statement above referred to, the Secured Party of Record releases the property described in Item 8 below.

8.

9. DEBTOR:

Thomas Anthony Russ

Margaret Ann Russ

Thomas Anthony Russ
Margaret Ann Russ

SECURED PARTY:

State National Bank of Maryland

By Kenneth R. Frappier

Kenneth R. Frappier, Senior V.P.
(Type Name and Title)

1986 MAY -7 AM 9:53



CLERK COLLISON

1000

497 PAGE 565

201733

FINANCING STATEMENT

1 Debtor(s) (Last Name First) and address(es) Jarian, Harry 2213 Defense Hwy. Crofton, MD 21114		2 Secured Party(ies) and address(es): Stanley Bostitch - Auto-Soler 5101 Fulton Ind. Blvd. Atlanta, GA 30336	3 Maturity Date (if any): For Filing Officer (Date, Time, Number, and Filing Office)
--	--	---	---

4 This financing statement covers the following types (or items) of property:
'All goods wherever located, in which the Debtor now or hereafter has rights and which are produced or distributed by Stanley-Bostitch, including but not limited to, all 'Auto-Soler' branch equipment and all shoe repair equipment such as finishers, nailers, stitchers, presses, boot jacks, shoe repair systems, parts and accessories therefore; and Proceeds of all the foregoing.'

"Not subject to Recordation Tax - Conditional Sales Contract"
 County of Debtor's Residence, Anne Arundel

Acct. #JA7770 Indebtedness, \$6332.50
 Check ☒ if covered: ☐ Proceeds of Collateral are also covered ☐ Products of Collateral are also covered No. of additional sheets presented:

Filed with:
 This instrument prepared by
 Harry Jarian
 By: H. Jarian Signature(s) of Debtor(s)
 Stanley Bostitch - Auto-Soler
 By: Mary Daniell Signature(s) of Secured Party(ies)

Filing Officer Copy—Alphabetical

TERMINATION STATEMENT

This statement of termination of financing is presented to a filing officer for filing pursuant to the Uniform Commercial Code. The Secured Party certifies that the Secured Party no longer claims a security interest under the financing statement bearing the file number shown above.

Dated: _____ 19____ By: _____ (Signature of Secured Party or Assignee of Record — Not Valid until signed)

Filing Officer Copy—Acknowledgment—Filing Officer is requested to note file number, date and hour of filing on this copy and return it to the person filing, as an acknowledgment.

1986 MAY -7 AM 10:18

Mailed to Secured Party

E. AUBREY COLLISON
 CLERK

UNIFORM COMMERCIAL CODE
STATEMENTS OF CONTINUATION, PARTIAL RELEASE, ASSIGNMENT, ETC.
THIS STATEMENT REFERS TO ORIGINAL FINANCING STATEMENT

Roll No. 409-384 Page No. 409-384
Identification No. 226396 Dated 7/5/79

1. Debtor(s) { CHARLES G. DEWALD and PALMIRA DEWALD, his wife
Name or Names—Print or Type
7142-7146 Ritchie Highway, Glen Burnie, MD 21202 (Anne Arundel Co.)
Address—Street No., City - County State Zip Code
(Home) 2413 Chesterfield Avenue, Baltimore, MD 21213 (Baltimore City)
2. Secured Party { MARYLAND NATIONAL BANK
Name or Names—Print or Type
201 Benton Ave., Linthicum, MD 21090 (Anne Arundel Co.)
Address—Street No., City - County State Zip Code
3. Maturity Date (if any) _____
4. Check Applicable Statement:

<p>A. Continuation <input type="checkbox"/> The original financing statement between the foregoing Debtor and Secured Party, bearing the file number shown above, is still effective.</p>	<p>B. Partial Release <input type="checkbox"/> From the collateral described in the financing statement bearing the file number shown above, the Secured Party releases the following:</p>
<p>C. Assignment <input type="checkbox"/> The Secured Party certifies that the Secured Party has assigned to the Assignee whose name and address is shown below, Secured Party's rights under the financing statement bearing the file number, shown above in the following property:</p>	<p>D. Other: <u>TERMINATION</u> <input checked="" type="checkbox"/> (Indicate whether amendment, termination, etc.)</p>

RECORD FEE 10.00
POSTAGE .50
106397 C717 R01 T08446
MAY 7 1986

Dated: April 28, 1986 MARYLAND NATIONAL BANK
Name of Secured Party
By: Harry C. Gottwals, E.V.P.
President Signature of Secured Party
Harry C. Gottwals, Exec. Vice Pres.
Type or Print (Include Title if Company)

Lucas Bros. Form T-1

Mail to

Return To
STEIN AND JETT, P.A.
7801 York Rd., Suite 224
Towson, MD. 21204-7448

4385-21



1986 MAY -7 AM 10:18

RECEIVED COLLISON

261731

497 PAGE 567

This FINANCING STATEMENT is presented to a filing officer for filing pursuant to the Uniform Commercial Code: 3. Maturity date (if any):

1. Debtor(s) (Last Name First) and address(es) Gould, Incorporated 6711 Baymeadow Drive Glen Burnie, Maryland 21061 Anne Arundel County	2. Secured Party(ies) and address(es) Hewlett-Packard Company Finance & Remarketing Div. 972 E. Arques Ave., 70FB Sunnyvale, CA. 94086 4144-81217	For Filing Officer (Date, Time, Number, and Filing Office)
---	--	--

4. This financing statement covers the following types (or items) of property:
Hewlett-Packard Equipment per the attached Equipment Schedule and Payment Agreement.
**Debtor has authorized Secured Party to File.

"this Equipment Not Subject to Recordation Tax"

5. Assignee(s) of Secured Party and Address(es)

RECORD FEE 21.00
40448 0777 001 70453
FBI 7 86

This statement is filed without the debtor's signature to perfect a security interest in collateral. (check ☒ if so)
☐ already subject to a security interest in another jurisdiction when it was brought into this state.
☐ which is proceeds of the original collateral described above in which a security interest was perfected:

Check ☒ if covered. ☒ Proceeds of Collateral are also covered. ☐ Products of Collateral are also covered. No. of additional Sheets presented:

Filed with:

**SEE ATTACHED

Hewlett-Packard Company

By: _____
Signature(s) of Debtor(s)

By: *Glenn M. Zusi*
Signature(s) of Secured Party(ies)

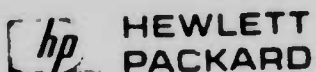
(1) Filing Officer Copy - Alphabetical

STANDARD FORM - FORM UCC-1.



1906 NOV -7 AM 10:19

FBI CHICAGO



OPERATING LEASE EQUIPMENT SCHEDULE

AGREEMENT NO.: 4144-81217 ()
REF: MASTER AGREEMENT NO.: 4144-81217 ()

LESSOR: HEWLETT-PACKARD COMPANY, Its Successors and Assigns
3000 Hanover Street, 20BE
Palo Alto, CA 94304

LESSEE: Gould, Incorporated
(Full Legal Name of Lessee)
6711 Baymeadow Drive
(Billing Address)
Glen Burnie Maryland 21061
(City) (County) (State) (Zip)
Pat Venanzi (301) 787-3827
(Contact) (Phone)

EQUIPMENT LOCATION, IF OTHER THAN ADDRESS OF LESSEE:

same as above address
Street _____ City _____
County _____ State _____

The Exhibits checked below are attached and made a part of this Agreement:

☒ HP Product Warranty CI-023
HP Document No. _____
Revision No. _____

☒ Standard HP Software Terms
HP Document No. CI-023
Revision No. _____

☐ Other
HP Document No. _____
Revision No. _____

☒ HP Early Buyout Schedule
HP Document No. _____
Revision No. 7/1/85

☐ Other
HP Document No. _____
Revision No. _____

NON-CANCELLABLE AGREEMENT:

THIS AGREEMENT CANNOT BE CANCELLED OR TERMINATED EXCEPT AS EXPRESSLY PROVIDED HEREIN.

The following items are leased on terms specified on this schedule and this schedule becomes a part of and subject to the terms and conditions of Master Agreement Number 4144-81217 dated January 16, 1986 which remains in full force and effect.

The term of this Equipment schedule for each item of Equipment covered hereon shall commence upon the date Lessor executes this Schedule and shall expire 36 months from the due date of the first invoice, or on the expiration of any applicable renewal period. As rent for the Equipment covered by this schedule throughout the term thereof, Lessee agrees to pay Lessor, its successors or assigns the sum of \$ 345.58, which (excludes ~~includes~~) applicable ~~sales~~/use tax(es), per month beginning upon acceptance of Equipment as defined in paragraph 3 of the above referenced Master Agreement.

PURCHASE, RENEWAL, RETURN OPTIONS

Provided that no event of default has occurred or is continuing to occur at the end of the initial non-cancellable lease term, Lessee shall have the option to exercise the following options by providing Lessor with ninety (90) days prior written notice of its intention:

- (i) To purchase all or some of the Equipment covered by this Agreement for the:

$$\left(\frac{\text{Net Price of Equipment To be Purchased}}{\text{Total Net Price Equipment}} \right) \times \left(\begin{array}{l} \text{Amount} \\ \text{to} \\ \text{Finance} \end{array} \text{ less } \begin{array}{l} \text{Five percent} \\ \text{(5\%)} \text{ of the} \\ \text{monthly Rents} \\ \text{Received} \end{array} \right) *$$

plus any accrued late charges and taxes applicable to the transfer of this Equipment;

- (ii) To renew all or some of the Equipment covered by this Agreement on a month-to-month basis for the:

$$\left(\frac{\text{Net Price of Equipment to be Renewed}}{\text{Total Net Price Equipment}} \right) \times (\text{Original Monthly Payment});$$

- (iii) To return in accordance with paragraph 4 of the above referenced Master Agreement any Equipment covered by this Agreement that is not purchased or renewed.

If Lessee fails to notify Lessor of its intentions ninety (90) days prior to this Agreement's expiration, it is hereby agreed that the Lessee shall renew all of the Equipment covered by this Agreement in accordance with option (ii) above.

During the renewal period Lessee may return all of the Equipment in accordance with paragraph 4 of the above referenced Master Agreement or purchase all of the Equipment covered by this Agreement for the price computed in accordance with option (i) above by providing the Lessor with ninety (90) days prior written notice. ~~Fifty percent (50%)~~ of all Rents received shall accrue toward subsequent purchase of the Equipment covered by this Agreement up to an eighty percent (80%) maximum of the original Amount to Finance.

If Lessee exercises its option to purchase the Equipment, it is sold in its then "as is" condition at its location when the option is exercised.

EARLY BUY-OUT OPTION

At its option during the initial non-cancellable lease term, Lessee may purchase all of the Equipment in its then "as is" condition at its location when the option is exercised. The purchase price shall be determined from the above referenced Early Buy-Out Schedule.

EQUIPMENT UPGRADE/ADD-ON

At its option but subject to Lessor's prior written consent, Lessee may lease additional equipment and/or upgraded equipment for those items covered under the Agreement on a then currently marketed Lessor upgrade program. Such additional or upgraded equipment shall be scheduled on a new Equipment Schedule.

Sixty percent (60%) LVH (Initials)

EQUIPMENT:

Qty.	Model	Description	Item List Price	Item <Discount>	Item Net Price	Extended Net Price
2	HP 45851A	150 II base (\$2,830.00 ea.)			\$ 5,660.00**	✓
2	HP 35723A	touch access. (\$300.00 ea.)			600.00**	✓
2	HP 9123D	microfloppy (\$715.00 ea.)			1,430.00**	✓
1	HP 2602A	daisywheel printer			1,545.00**	✓
1	Option 046	HPIB interface			150.00**	✓
1	HP 2934A	CPS printer			2,995.00*	✓
1	Option 046	HPIB interface			50.00*	✓
2	HP 45632A	memory card (\$910.00 ea.)			1,820.00**	?
2	HP 92250F	dust cover (\$20.00 ea.)			40.00	✓
2	HP 92192A	flexible discs (\$64.00 ea.)			128.00	✓
2	HP 45482A	LOTUS 1-2-3 (\$495.00 ea.)			990.00**	
4	HP 10833B	HPIB cable (\$90.00 ea.)			360.00	✓
TOTAL LIST PRICE					\$ 15,768.00	
*Less 17% discount per CI023					-517.65	
**Less 27% discount per CI023					-3,292.65	
TOTAL FINANCED AMOUNT					\$ 11,957.70	

497 PAGE 572

MARYLAND FINANCING STATEMENT AMENDMENT

This Statement Refers To Original Financing Statement

Roll No. 446 Page No. 151
Identification No. 241265 Dated Jan. 27, 1982

1. Debtor(s) [American Sash & Door Company
Name or Names - Print or Type
7270 Park Circle Drive, Hanover, Maryland 21076
Address - Street No., City-County State Zip Code

2. Secured Party [The First National Bank Of Maryland
Name or Names - Print or Type
25 South Charles Street, Baltimore, Maryland 21202
Address - Street No., City-County State Zip Code

3 Maturity Date (if any) _____

4. The above referenced Financing Statement is amended as follows: (attach separate list if necessary)

The corporations new corporate name is:

American Wood Moulding Corporation

RECORD FEE 10.00
POSTAGE .50
MAY 10 1982
MAY 7 82

DEBTOR

American Wood Moulding Corporation
Jeri K. Clement
(Signature)
Jeri K. Clement, President

SECURED PARTY (OR ASSIGNEE)

THE FIRST NATIONAL BANK OF MARYLAND
Thomas B. Freeze, Loan Executive
(Signature of Loan Officer)
(Print Name and Title)

(Address)



1986 MAY -7 AM 10:19

Mailed to Secured Party

STATE OF MARYLAND

FINANCING STATEMENT Form UCC-1

Identifying File No. _____

ALL INFORMATION MUST BE TYPEWRITTEN OR PRINTED IN INK. SIGNATURES MUST BE IN INK.

If transaction or transactions wholly or partially subject to recordation tax indicate amount of taxable debt here. \$ _____

If this statement is to be recorded in the land records, check here []

This financing statement is presented to a filing officer for filing pursuant to the Uniform Commercial Code.

1. DEBTOR

Name Ross E. Moreland and Cheryl W. Moreland

Address 818 Holly Landing Rd., West River, Maryland 20778

2. SECURED PARTY

Name Southern Maryland PRODUCTION CREDIT ASSOCIATION

Address P. O. Box 99, Hughesville, Maryland 20637

Southern Maryland Production Credit Association
15207 Marlboro Pike, Upper Marlboro, Maryland 20772

Person and Address To Whom Statement Is To Be Returned If Different From Above.

CHECK [X] THE LINES WHICH APPLY

3. This financing statement covers the following types (or items) of property.

[] CROPS [X] FARM PRODUCTS [] INVENTORY

[X] FARM MACHINERY AND EQUIPMENT

[] OTHER COLLATERAL (give type)

[X] After-acquired property of above types; products and proceeds of collateral.

[X] ALL stock or rights to stock of the Debtor in the Secured Party.

4. [] (If collateral is crops) The above described crops are growing or are to be grown on: (describe real estate below).

[] (If collateral is goods which are or are to become fixtures) The above described goods are affixed or to be affixed to: (describe real estate below).

Description of real estate:

(If the Debtor does not have an interest of record) The name of the record owner is _____

Ross E. Moreland
(Signature of Debtor)

Ross E. Moreland
Type or Print Above Signature on This Line

Cheryl W. Moreland
(Signature of Debtor)

Cheryl W. Moreland
Type or Print Above Signature on This Line

Southern Maryland
PRODUCTION CREDIT ASSOCIATION

By: Catherine L. Boswell
(Signature of Secured Party)

Catherine L. Boswell
Type or Print Above Signature on This Line

Rev. 12/85 A-2509

1986 MAY -7 AM 10:19

E. ADVEY COLLISON
CLERK

Mailed to Secured Party

201736

497 PAGE 574

This **FINANCING STATEMENT** is presented to a filing officer for filing pursuant to the Uniform Commercial Code

1 Debtor(s) (Last Name First) and address(es)

Powercon Corporation
1551 Florida Ave.
Severn, MD 21144

2 Secured Party(ies) and address(es)

Simplex Machinery Corp.
50 Voorhis Lane
Hackensack, NJ 07601

3 Maturity date (if any)

For Filing Officer (Date, Time,
Number, and Filing Office)

4 This financing statement covers the following type(s) of property:

Ikegai Model FX20Z
Serial No. 01268V

5 Assignee(s) of Secured Party and
Address(es)

"NOT SUBJECT TO RECORDATION TAX"

This statement is filed without the debtor's signature to perfect a security interest in collateral. (check ☒ if so) Filed with

- ☐ already subject to a security interest in another jurisdiction when it was brought into this state.
☐ which is proceeds of the original collateral described above in which a security interest was perfected.

Check ☒ if covered. ☒ Proceeds of Collateral are also covered. ☐ Products of Collateral are also covered. No. of additional Sheets presented

Powercon Corp

By

Signature(s) of Debtor(s)

Simplex Machinery Corp.

By

Signature(s) of Secured Party(ies)

Arthur Merdinger, Pres.

STANDARD FORM - FORM UCC-1.

(1) Filing Officer Copy-Alphabetical

Mailed to Secured Party

1985 MAY -7 AM 10:20

FINANCING STATEMENT FORM UCC-1

Identifying File No. _____

ALL INFORMATION MUST BE TYPEWRITTEN OR PRINTED IN INK. SIGNATURES MUST BE IN INK.

If transaction or transactions wholly or partially subject to recordation tax indicate amount of taxable debt here \$ _____

If this statement is to be recorded in land records check here. ☐This financing statement Dated APRIL 24, 1986 is presented to a filing officer for filing pursuant to the Uniform Commercial Code.

1. DEBTOR JOSEPH C. SCHORBACK and GERALDINE S. SCHORBACK,
Name A Maryland General Partnership
Address 767 Bridge Drive, Pasadena, Maryland 21122

2. SECURED PARTY

Name LAUREL VENDING CO., INC.
Address 1148 River Bay Road, Annapolis, Maryland 21401
900 Crain Highway, S.W.
HAROLD B. MURNANE, III, Esquire, Glen Burnie, Maryland 21061
Person And Address To Whom Statement Is To Be Returned If Different From Above.

3. Maturity date of obligation (if any) April 17, 1996

4. This financing statement covers the following types (or items) of property: (list)
INVENTORY - all Debtor's inventor, goods held for sale, supplies, goods in process.
EQUIPMENT - all new and used equipment owned by Debtor, including that list attached hereto as Exhibit A, used in connection with Debtor's business t/a Laurel Vending Co.
ACCOUNTS - all Debtor's accounts receivable and contract rights.
INSURANCE PROCEEDS - any and all right, title and interest in insurance proceeds due and payable in connection with business.
LICENSES - all Debtor's rights, title and interest in all licenses.
LEASEHOLD INTEREST - Debtor's leasehold interest in the premises from which the Debtor's business is conducted.
Specifically including all additions, replacements, after acquired goods, inventory, equipment, whatsoever located, used by or in connection with Debtor's business, Laurel Vending Co.
CHECK ☒ THE LINES WHICH APPLY

5. ☐ (If collateral is crops) the above described crops are growing or are to be grown on: (describe real estate)☐ (If collateral is goods which are or are to become fixtures) The above described goods are affixed or to be affixed to: (describe real estate)☒ (Proceeds of collateral are also covered)☐ (Products of collateral are also covered)

Joseph C. Schorback
(Signature of Debtor)

JOSEPH C. SCHORBACK, General

Type or Print Above Signature on Above Line Partner

Geraldine Schorback
(Signature of Debtor)

GERALDINE S. SCHORBACK, General

Type or Print Above Signature on Above Line Partner

LAUREL VENDING CO., INC.

BY: George E. Finkner
(Signature of Secured Party)

GEORGE E. FINKNER, President

Type or Print Above Name on Above Line

2700
50

1986 MAY -7 AM 10:20

Misc

BOOK 497 PAGE 576

1. POOL STICKS	(130)	3.50
2. SPEAKERS	(18)	4.00
3. RUBBERS / PINS	- (ASSORTED)	.50
4. POOL BALLS	(14 SETS)	2.00
5. POOL STICK TIPS	(ASSORTED)	.50
6. PIN BALL PARTS	(ASSORTED)	1.00
		<u>1,150</u>

EXHIBIT A (1)

VIDEOS

		SERIAL #	MFG.
13,900			
800	1. TRIVIA WHIZ (3)	77099	MERIT
1000	2. HOGAN'S ALLEY VS	12541 PAK	NINTENDO
800	3. TRIVIA WHIZ (2)	13008	MERIT
700	4. SAMURAI	219291	MAGIC
100	5. DRIVING FORCE	13208	MAGIC
600	6. Q-BERT	0151	GOTTLIEB
800	7. BIRDIE KING (3)	705075	TAITO
700	8. BIRDIE KING (2)	700657	TAITO
400	9. GALAGA	2371	BALLY
650	10. MS. PAC-MAN	86184	BALLY
600	11. MR. DO'S WILD RIDE	9-469511	UNIVERSAL
400	12. ICE COLD BEER	150902	TAITO
1500	13. BLUE POSITION II	AR 733488	
500	14. MR DO'S CASTLE	0248	UNIVERSAL
400	15. GYRUSS C.T.	00587	CENTURI
600	16. CHAMPION BASEBALL	256809	SEGA
400	17. TRACK + FIELD	4038-11-2965	
500	18. MR DO	4442	UNIVERSAL
200	19. SUPER PAC MAN	1390	BALLY
800	20. UP+DOWN	189039	
300	21. ASTRO BLASTER	44940	SEGA
200	22. ASTEROID DEXE C.T.		
250	23. ASTEROIDS		
400	24. GALAXIAN	23666	
300	25. MS. PAC MAN	13247	BALLY

NAME	SERIAL #	MFGT.	
1 COMET	540-69654	WILLIAM'S	2,000
2 KINGS OF STEEL	2716	BALLY	1,000
3 READY-AIM-FIRE	06284	GOTTLIED	700
4 CENTAUR	1368	BALLY	700
5 ROYAL FLUSH		GOTTLIED	800
6 BLACK JACK			350
7 MATA-HARI	11191	BALLY	500
8 BLADE		GOTTLIED	480
9 EIGHT BALL	14888	BALLY	350
10 JUNGLE LORD		WILLIAMS	300
11 BOWLER MODEL 441		CHICAGO COINS	200
12 BOWLER		CHICAGO COINS	200

TOTAL - 7,750

Pool Tables

800-497-579

METR.

1.	4' x 8'	UNITED	1,200
2.	3 1/2 x 7'	"	1,000
3.	3 1/2 x 7'	"	600
4.	3 1/2 x 7'	FISCHER	500
5.	4' x 8'	"	700
6.	"	"	700
7.	4' x 8'	UNITED	900
8.	4' x 8'	UNITED	900
			<u>6,500</u>

EXHIBIT A (4)

BOOK 497 PAGE 350		Music Boxes	
	MODEL #	SERIAL #	
1	Rockola 490	40421	\$2.00
2	" 490	43141	2.00
3	" 490	41451	2.00
4	" 468	35191	1.5
5	" "	35187	1.5
6	" "	35841	1.5
7	" "	35202	1.5
8	" "	33720	1.5
9	" 484	31468	1.5
10	" 480	022644	
11	" 480		
12	" 478	004131	
13	" 452	524009	
14	" 426	312627	

Total 17.60

Mailed to Secured Party

EXHIBIT A (5)

NO RECORDATION TAX DUE

BOOK 497 PAGE 581

201703

INDEMNITY
FINANCING STATEMENT

To be recorded among the Financing Statement Records of Anne Arundel County

This Financing Statement evidences and publicizes the lien and provisions of the Indemnity Deed of Trust and Security Agreement securing a Guaranty of a debt in the principal amount of \$430,000 or so much thereof as may be advanced. No recordation taxes were due upon the recording of said Indemnity Deed of Trust, with the Circuit Court of Anne Arundel County

NAME OF DEBTOR:

CALLISON & ASSOCIATES
LIMITED PARTNERSHIP

ADDRESS OF DEBTOR:

c/o Atlantic Van Lines, Inc.
7451 Race Road
Hanover, Maryland 21076

NAME OF SECURED PARTY:

MERCANTILE-SAFE DEPOSIT
AND TRUST COMPANY

ADDRESS OF SECURED PARTY:

2 Hopkins Plaza
Baltimore, Maryland 21201
Attention: Philip G. Enstice
Vice President

1. This Financing Statement covers the following items of property:

- A. All personal property, construction materials, chattels and equipment now or at any time hereafter owned by Debtor and attached to or used in any way in connection

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422065 1237 1022 1000-47
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E. J. COLLISON

21.90

with the use, operation or occupancy of the herein described premises and any and all buildings thereon or to be erected thereon, all fixtures and chattels and equipment, including, but without limiting the generality of the foregoing, all plumbing, heating and lighting apparatus, draperies, screens, storm windows and doors, awnings, shrubbery, plants, boilers, tanks, machinery, stoves, gas and electric ranges, ovens, disposals, dishwashers, refrigerators, hoods and fans, venetian blinds, wall cabinets, appliances, furnaces, dynamos, motors, elevators and elevator machinery, cranes, manufacturing equipment, radiators, blinds and all laundry, refrigerating, air conditioning, incinerating and sprinkling and other fire prevention or extinguishing equipment of whatsoever kind and nature, including all property specified in the Deed of Trust hereinafter mentioned.

- B. All earnings, revenues, rents, issues, profits and other income of and from the herein described land and collateral; and present and future accounts, contract rights, general intangibles, chattel paper, documents and instruments, including but not limited to, licenses, construction contracts, options, permits, public works agreements, bonds, deposits and payments and refunds and return of premiums, charges and fees thereunder relating or appertaining to the real property described in the Indemnity Deed of Trust and Security Agreement; including also (i) all books, records, contracts, surveys, plans and specifications, drawings and other documents pertaining to the construction of the improvements now or hereafter to be constructed on the premises hereinafter described, and (ii) all licenses, permits and authorizations whatsoever issued to or for the benefit of the premises and the use of the improvements thereon described in the Indemnity Deed of Trust and Security Agreement hereinafter mentioned, and (iii) all right, title and interest of Debtor as landlord under certain leases conveyed and assigned to Secured Party pursuant to an Indemnity Assignment of Lessor's Interest in Leases and Guarantees of even date herewith.
- C. Any and all awards or payments, including interest thereon and the right to receive the same which may be made with respect to the real property described in the Deed of Trust and Security Agreement hereinafter mentioned or any improvements thereon as a result of (a) the exercise of the right of eminent domain, (b) the alteration of the grade of any street, or (c) any other

injury to or decrease in the value of the aforesaid real property or any improvements thereon to the extent of all amounts which may be secured by said Indemnity Deed of Trust and Security Agreement at the date of receipt of any such award or payment by a secured party and the reasonable counsel fees, costs, and disbursements incurred by a secured party in connection with the collection of such award or payment.

D. Proceeds of the above described collateral.

2. The above described goods, property, interests and rights are located at, are affixed to or relate to the property and the improvements now or hereafter existing thereon, being approximately 4.01 acres of ground more or less in Anne Arundel County, Maryland and more fully described in and conveyed by Debtor in the Indemnity Deed of Trust and Security Agreement, recorded or to be recorded among the Land Records of Anne Arundel County, Maryland, said Indemnity Deed of Trust and Security Agreement and Indemnity Assignment of Lessor's Interest in Leases and Guarantees constituting the Security Agreement to this secured transaction.

Dated: May 7, 1986

DEBTOR'S SIGNATURE:

CALLISON & ASSOCIATES LIMITED PARTNERSHIP

BY:


John W. Callison, General Partner

EXHIBIT A

ALL that parcel of ground situate in the County of Anne Arundel, State of Maryland, and described as follows, that is to say:

BEGINNING for the same at a point on the northwest side of the Baltimore-Washington Expressway; said point of beginning being the same beginning point as in the conveyance from Maxwell Auslander to Auslander Decorator Furniture, Inc., by deed dated May 21, 1971, and recorded among the Land Records of Anne Arundel County, Maryland in Liber M.S.H. 2407, folio 554; thence leaving said Baltimore-Washington Expressway and running with the outline of the above mentioned conveyance to Auslander Decorator Furniture, Inc. property North 29 degrees 39 minutes 18 seconds West 455.56 feet to a point; thence running North 70 degrees 09 minutes 18 seconds West 137.90 feet to a point in the eastern side of Race road; thence running with the said eastern right-of-way line of Race Road, North 23 degrees 10 minutes 50 seconds East 155.80 feet to a point; thence leaving said Race Road and running South 69 degrees 45 minutes 00 seconds East 699.98 feet to a point in the above-mentioned northwestern right-of-way line of Baltimore-Washington Expressway; said point of beginning being further located southwesterly 3200 feet more or less. from Dorsey Road; thence running with the above-mentioned northwestern right-of-way line of the Baltimore-Washington Expressway, South 46 degrees 58 minutes 30 seconds West 492.54 feet to the place of beginning, containing 4.01 acres, more or less .

BEING the same parcel of ground which by Deed dated September 22, 1978 and recorded among the Land Records of Anne Arundel County, Maryland in Liber 3131, page 215 was granted and conveyed by Peoples Security Bank of Maryland and John Hanson Savings & Loan, Inc., unto 7451 Investment Partnership, a Maryland partnership.

TOGETHER with the buildings thereupon, and the rights, alleys, ways, waters, privileges, appurtenances and advantages thereto belonging, or in anywise appertaining.

Mail to Judy K. Maistrattis

NOT SUBJECT TO RECORDATION TAX

To be filed with the Circuit Court of Anne Arundel County

Principal amount of debt: \$100,000.00

NAME OF DEBTOR:

ATLANTIC VAN LINES, INC.

NAME OF SECURED PARTY

MERCANTILE-SAFE
DEPOSIT & TRUST COMPANY

ADDRESS:

7451 Race Road
Hanover, Maryland 21076

ADDRESS OF SECURED PARTY:

Two Hopkins Plaza
Baltimore, Maryland 21201
Attention: Philip G. Enstice,
Vice President

This Financing Statement covers the following items of property:

- A. Receivables, i.e., all accounts, contract rights, instruments, documents, chattel paper, general intangibles (including without limitation, choses in action, tax refunds, and insurance proceeds); any other obligations or indebtedness owed to Debtor from whatever source arising; all rights of Debtor to receive any payments in money or kind; all guarantees of Receivables and security therefor; all cash or non-cash proceeds of all of the foregoing; all of services or other property which gave rise to or which secure any of the Receivables and insurance policies and proceeds relating thereto, and all of the rights of Debtor as an unpaid seller of goods or services, including, without limitation, the rights of stoppage in transit, replevin, reclamation and resale; and all of the foregoing, whether now existing or hereafter created or acquired.
- B. Inventory, i.e., all goods, merchandise and other personal property now owned or hereafter acquired by Debtor which are held for sale or lease, or are furnished or to be furnished under any contract of service or are raw materials, work-in-process, supplies or materials used or consumed in Debtor's business, and all products thereof, and all

1988 MAY -8 AM 8:50

RECORD FEE
11.00
1.50422966 DEBT R02 108:49
MAY 8 1988

1100 2

BOOK 497 PAGE 587

substitutions, replacements, additions or accessions therefore and thereto; all cash or non-cash proceeds of all of the foregoing, including insurance proceeds, and including, without limitation, all inventory listed below:

C. Proceeds of the above-described collateral.

Dated: May 2th, 1986

DEBTOR'S SIGNATURE: ATLANTIC VAN LINES, INC.

By: *John W. Callison*
John W. Callison, President

Mail to Judy B. Maistreller

☐ TO BE
☒ NOT TO BE

RECORDED IN
 LAND RECORDS

☐ SUBJECT TO

☒ NOT SUBJECT TO

RECORDING TAX
 ON PRINCIPAL
 AMOUNT OF

\$ _____

FINANCING STATEMENT

1. Lessee:

The North Arundel Hospital Association, Inc.
 Name or Names—Print or Type
 301 Hospital Drive Glen Burnie A.A. Co. MD 21061
 Address—Street No., City - County State Zip Code

2. Lessor:

Builders Leasing Company
 Name or Names—Print or Type
 10401 Grosvenor Place Rockville, MD 20852
 Address—Street No., City - County State Zip Code

Assignee: Mellon Bank (East) National Association, Mellon Bank Center,
 Philadelphia, PA 19102

3. This Financing Statement covers the following types of property: (Describe) (Attach separate list if necessary).

Certain equipment as described on Exhibit A attached hereto and incorporated herein. THIS IS A TRUE LEASE. THIS FILING IS FOR INFORMATIONAL PURPOSES ONLY.

4. If above described personal property is to be affixed to real property, describe real property.

5. If collateral is crops, describe real estate.

6. Proceeds of collateral ☒ are ☐ are not covered.

7. Products of collateral ☐ are ☒ are not covered.

Lessee: THE NORTH ARUNDEL HOSPITAL
 ASSOCIATION, INC.

T. Wyatt Medicus
 (Signature of Debtor)

T. WYATT MEDICUS
 Type or Print

 (Signature of Debtor)

 Type or Print

Lessor: BUILDERS LEASING COMPANY

Leslie + Leanne L. Palmer
 (Company, if applicable)
Philip Friedman
 (Signature of Secured Party)
PHILIP FRIEDMAN, TREASURER
 Type or Print (Include title if Company)

TO THE FILING OFFICER: After this statement has been recorded please mail the same to:

Name and Address: Mellon Bank (East) National Association, Mellon Bank Center
 Philadelphia, PA 19102-2475 Attn: Documentation 194-1700
 Luras Bros. Form F-1

Exhibit A

attached to and forming a part of the Maryland UCC-1 between The North Arundel Hospital Association, Inc., as lessee, and Builders Leasing Company, as lessor.

Acuson 128 Computed Sonography System, with
- 128 Channel Hybrid Computer
- Dynamic Computed Lens System
- Image Display and Analysis Computer
- Imaging Functions
- L558 Small Parts Linear Transducer
- S328 General Purpose Sector Transducer

Multi Image Camera, Matrix 1010
S228, Hard Body Sector transducer
Doppler Option Sector

(2) Corning ABG Analyzers, Model 178

Mailed to Assignee



261741

Financing Statement

BOOK 497 PAGE 590

COPY FOR FILING

- ☐ Not Subject to Recordation Tax
☒ Subject to Recordation Tax, Principal
Amount is \$ 21,000.00
☐ To Be Recorded in Land Records of

Record in:

- ☐ SDAT
☐ Montgomery County
☐ Prince George's County
☒ Other Anne Arundel County

NAME	ADDRESS
1. Debtor(s)	City State
Alpha Medical Services, Inc.	
3A1 Spa Creek Landing	
Annapolis, MD 21403	
2. Secured Party:	SOVRAN BANK/MARYLAND
	6610 Rockledge Drive, Bethesda, MD 20817
	Attn: Loan Administration

3. This Financing Statement covers the following property and all proceeds and products thereof, including, without limitation, all proceeds of any insurance policies covering all or any part of such property.

Check ☒ one or more boxes as applicable:

- ☐ All Equipment - All equipment, machinery, and other goods and tangible property of the Debtor, now owned or hereafter acquired, wherever located, and the proceeds thereof, including but not limited to tools, furniture, furnishings, trade fixtures, office equipment and goods used in connection with the Debtor's business, together with all parts, alterations, attachments, additions, accessories, improvements, substitutions, replacements and accessions thereto.
- ☐ Inventory - All inventory of the Debtor, now owned or hereafter acquired, wherever located, and including accessories, parts, raw materials used or consumed in the Debtor's business and all returned, reclaimed or repossessed goods, replacements and substitutions thereof.
- ☐ Accounts Receivable, etc. - All accounts, accounts receivable, contract rights, instruments, documents, chattel paper and general intangibles now owned or hereafter acquired by the Debtor and other material or documents relating to the recording, billing or analyzing of any of the above.
- ☒ Specific Equipment - All of the equipment of the Debtor described on Schedule A attached hereto and made a part hereof by reference, together with all parts, alterations, attachments, additions, accessories, improvements, substitutions, replacements and accessions thereto.
- ☐ Other - All of the property of the Debtor described on Schedule A attached hereto and made a part hereof by reference.
- ☐ (If collateral is goods which are or are to become fixtures) The above described goods are affixed or to be affixed to the Real Estate described below:

Title Owner of Real Estate: _____

4. Mailing instructions: This Financing Statement, after recording, should be delivered or mailed to the Secured Party (or assignee) at the address above stated.

Secured Party: SOVRAN BANK/MARYLAND

By: Beverly S. Ferrell

Type Name Beverly S. Ferrell

Title Assistant Branch Manager

Debtor(s) or Assignor(s)

Alpha Medical Services, Inc.

by: G. Michael Bowman

G. Michael Bowman, Pres.

Type or Print Name and Title of Each Signature

Schedule A

LINE	QTY	PART NUMBER	SERIAL NUMBER	DESCRIPTION	QTY	UNIT PRICE	TOTAL
1	1	8500-4027, 61C04-00SN		4000 SYSTEM DOMESTIC	1	1 0	23886.0
2	2	3500-0386 61C04-00SN		PWR. CORD 96" 16 GA. (STA	1	1 0	
3	3	8500-4029 61C04-00SN		SECTOR/LINEAR/CARD. SYSTE	1	1 0	
4	4	4000-0100 61C04-00SN		SCANNER ASSY S/LC BLU/WHT	1	1 0	
5	5	8500-4030 61C04-00SN	100-0438-0	SLC CONFIGURATION MODULE	1	1 0	
6	6	4000-0113 61C04-00SN		CABLE ASSY. SECTOR 4000	1	1 0	
7	7	4000-0110 61C04-00SN		17MM EFT SECTOR TRANSDUCE	1	1 0	
8	8	8500-4043 61C04-00SN	110-1964	STAND ALONE CONFIGURATION	1	1 0	
9	9	8500-4026 61C04-00SN		✓ CMS CAMERA	1	1 0	
0	10	4700-0033-00 61C04-00SN		OPERATOR MANL. DOMESTIC S	1	1 0	

Ma District Secured Party
COURT, A.A. CO.

ANNAPOLIS FEDERAL SAVINGS AND LOAN ASSOCIATION
ANNAPOLIS, MARYLAND 21404

FINANCING STATEMENT

DATE: April 23, 1986

(X) Not Subject to Recordation Tax

() Subject to Recordation Tax of \$ _____

NAME OF DEBTOR(s): Video Tape House, Inc.

ADDRESS: 7405 Baltimore Annapolis Blvd.
Glen Burnie, MD 21061

NAME OF SECURED PARTY: ANNAPOLIS FEDERAL SAVINGS AND LOAN ASSOCIATION
CONSUMER/COMMERCIAL LENDING DEPARTMENT

ADDRESS: P.O. Box 751, 140 Main Street
Annapolis, MD 21404

THIS FINANCING STATEMENT COVERS THE FOLLOWING TYPES (OR ITEMS) OF PROPERTY:

Furniture, Fixtures, Equipment, Inventory, Accounts Receivable now owned and hereafter acquired, excluding motor vehicles.

RECORD FEE 11.00
POSTAGE .50
408845 DTIT R01 T08:41
MAY 8 1986



DEBTOR(S):
Video Tape House, Inc.
Robert C. Sappe, President
By: Robert C. Sappe, President

SECURED PARTY:

ANNAPOLIS FEDERAL SAVINGS
AND LOAN ASSOCIATION

By: Paul R. O'Connell
(Authorized Signature)
Paul R. O'Connell, Vice President
(Type Name and Title)

(NOTE: Type name under each signature and if company, type name of company and name and title of authorized signer.)

Mailed to Secured Party
DISTRICT COURT, H.A. CO.

1986 MAY -8 AM 9:42

E. AUDREY COLLISON
CLERK

Debtor or Assignor Form

MARYLAND FINANCING STATEMENT

- ☐ Not subject to Recordation Tax
☒ Subject to Recordation Tax Principal Amount is \$ 10,000.00
☐ To Be Recorded in Land Records (for fixtures, crops, timber, or minerals only)

DEBTOR

David L. Hanold, Individually and
T/A DLH Carpentry
3502 Marble Arch Drive
Pasadena, Maryland 21122

SECURED PARTY (OR ASSIGNEE)
THE FIRST NATIONAL BANK OF MARYLAND

Attn: Susan E. Haley
18 West Street
Annapolis, Maryland 21401

1 This Financing Statement covers the following types (or items) of property (the collateral) (attach separate list if necessary)

All of the now owned and hereafter acquired machinery, equipment, furniture, fixtures (whether or not attached to real property), supplies and other personal property of Borrower, including any leasehold interest therein and all replacement parts and annexations thereto (herein called "Equipment").

RECORD FEE 12.00
RECORD TAX 70.00
POSTAGE .50
MAY 8 1986

2 The collateral property is affixed or to be affixed to, or is or is to be crops grown on, or is timber to be cut from, or minerals on the like (and accounts resulting from the sale thereof) to be extracted from, the following real estate

Record Owner, if different from the Debtor

3 ☐ Products of the collateral are also specifically covered

4 Mr. Clerk Mail instrument to Secured Party named above or Assignee, if any, at the address stated

DEBTOR (OR ASSIGNOR)

David L. Hanold, Individually and
T/A DLH Carpentry
David L. Hanold, Proprietor

DEBTOR (OR ASSIGNOR)

David L. Hanold



BOOK 497 PAGE 594

261714

~~Subject~~ (Not Subject) to Recordation Tax **FINANCING STATEMENT** Principal Amount of Debt \$ 4,900.00
This Financing Statement is presented to a filing officer pursuant to the Uniform Commercial Code.

BORROWER(S) Name(s) (Last Name first) and Address(es)	SECURED PARTY'S Name and Address
Gaudet, Paul G. 980 Spa Road Apt 201 Annapolis, MD 21043	MARYLAND NATIONAL BANK 326 First Street Annapolis, MD 21403

This Financing Statement covers the following types of items of property:

(Describe fully, including where applicable manufacturer's or trade name, model and year, serial number, and whether new or used)

1983 MacGregor M22	1984 Mercury Gas Engine 3.5hp	1984 MacGregor M22
Serial #116BA11AXDC001276	Serial #6297925	Hull #MACR556N84A

Also any accessories or equipment now or hereafter attached to any of above, replacements therefor and proceeds of any of above

BORROWER(S)

Paul Gaudet
Paul G. Gaudet

SECURED PARTY

MARYLAND NATIONAL BANK

By

J. Lane Young
(Authorized Signature)

(NOTE: Type name under each signature and if company, type name of company and name and title of authorized signer.)

(Mr. Clerk: Return to MARYLAND NATIONAL BANK at)

Mailed to Secured Party

1986 MAY -8 AM 9:42



Identifying File No. _____

SIGNATURES MUST BE IN INK

If this statement is to be recorded
in land records check here ☐

1. DEBTOR

2. SECURED PARTY

Annapolis, MD 21403

Person And Address To Whom Statement Is To Be Returned If Different From Above.

3. Maturity date of obligation (if any)

4. This financing statement covers the following types (or items) of property: (List)

1973 36' Gulfstar Flybridge Trawler fiberglass hull #GF836101M730
1973 Twin 85 HP Perkins diesel engines

Home anchorage/winter: Annapolis, MD

ASSIGNEE:

HORIZON FINANCIAL, F.A.
808 Masons Mill Business Park
1800 Byberry Road
Huntingdon Valley, PA 19006

CHECK ☒ THE LINES WHICH APPLY

6. ☐ (If collateral is crops) The above described crops are growing or are to be grown on: (describe real estate)
- ☐ (If collateral is goods which are or are to become fixtures) The above described goods are affixed or to be affixed to: (describe real estate)
- ☐ (Proceeds of collateral are also covered)
- ☐ (Products of collateral are also covered)

(Signature of Debtor)
Joseph H. Jenkins

Type or Print Above Name on Above Line

(Signature of Debtor)

Type or Print Above Signature on Above Line

(Signature of Secured Party)
First Commercial Corporation

Type or Print Above Signature on Above Line

Mailed to Assignee

1966 MAY -8 AM 9:42

Anne Arnold

FINANCING STATEMENT


COPY FOR FILING

- ☒ Not Subject to Recordation Tax
☐ Subject to Recordation Tax; Principal
Amount is \$ _____
☐ To Be Recorded in Land Records of _____

Record in:

- ☐ SDAT
☐ Montgomery County
☐ Prince George's County
☒ Other Anne Arundel County

NAME	Street	City	State
1. Debtor(s)			
Cardinal Industries, Inc.	333 S. Hammonds Ferry Rd.	Glen Burnie, MD	21061
	and 2040 S. Hamilton Rd.	Columbus, OH	43232
	and 797 J. Clyde Morris Blvd.,	Newport News, VA	23606

2. Secured Party:  SUBURBAN BANK
6610 Rockledge Drive, Bethesda, MD 20817
Attn: Loan Administration

3. This Financing Statement covers the following property and all proceeds and products thereof, including, without limitation, all proceeds of any insurance policies covering all or any part of such property.

Check ☒ one or more boxes as applicable:

- ☐ All Equipment - All equipment, machinery, and other goods and tangible property of the Debtor, now owned or hereafter acquired, wherever located, and the proceeds thereof, including but not limited to tools, furniture, furnishings, trade fixtures, office equipment and goods used in connection with the Debtor's business, together with all parts, alterations, attachments, additions, accessories, improvements, substitutions, replacements and accessions thereto.
- ☐ Inventory - All inventory of the Debtor, now owned or hereafter acquired, wherever located, and including accessories, parts, raw materials used or consumed in the Debtor's business and all returned, reclaimed or repossessed goods, replacements and substitutions thereof.
- ☐ Accounts Receivable, etc. - All accounts, accounts receivable, contract rights, instruments, documents, chattel paper and general intangibles now owned or hereafter acquired by the Debtor and other material or documents relating to the recording, billing or analyzing of any of the above.
- ☐ Specific Equipment - All of the equipment of the Debtor described on Schedule A attached hereto and made a part hereof by reference, together with all parts, alterations, attachments, additions, accessories, improvements, substitutions, replacements and accessions thereto.
- ☒ Other - All of the property of the Debtor described on Schedule A attached hereto and made a part hereof by reference.
- ☐ (If collateral is goods which are or are to become fixtures) The above described goods are affixed or to be affixed to the Real Estate described below:

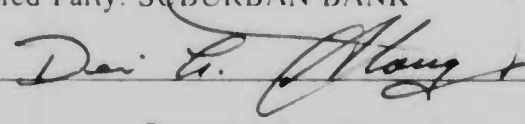
Title Owner of Real Estate: _____

4. Mailing instructions: This Financing Statement, after recording, should be delivered or mailed to the Secured Party (or assignee) at the address above stated.

Debtor(s) or Assignor(s)

Secured Party: SUBURBAN BANK

CARDINAL INDUSTRIES, INC.

By: 

By: 

Type Name Dennis L. Stough

Robert A. Guirlinger

Title Assistant Vice-President

Vice-President/General Manager

Type or Print Name and Title of Each Signature

SCHEDULE A
ATTACHMENT TO FINANCING STATEMENT

All of the Receivables, Payments, accounts, contract rights, instruments, documents, chattel paper and general intangibles now owned or hereafter acquired by the Debtor arising from the sale of the prefabricated home modules identified by model type and serial number on the attached Schedule B manufactured in Debtor's Glen Burnie, Maryland plant (such specific prefabricated home modules being hereinafter referred to as the "Modules"); all rights of Debtor to receive any payment in money or kind arising from the sale of the Modules; the Inventory of the Modules, wherever located, now owned or hereafter acquired, by Debtor which are held for sale or lease by Debtor; all raw materials, work in process, finished goods, packaging materials, and other materials and supplies of every kind used or consumed in connection with the manufacture, production, packing, shipping, advertising or sale of the Modules; all proceeds and products from the sale or other disposition of the Modules, including the Modules returned, repossessed, or acquired by Debtor by way of substitution or replacement, and all additions and accessions thereto, and all documents and instruments (as those terms are defined in the Uniform Commercial Code) covering the Modules; all Debtor's rights as an unpaid seller of the Modules, including stoppage in transit, detinue and reclamation; and all of the above owned by Debtor or in which Debtor now has or in which Debtor may hereafter acquire an interest, whether in transit or in Debtor's constructive or actual possession or held by Debtor or others for Debtor's account, including, without limitation, all of the above which may be located on Debtor's premises or upon the premises of any carriers, forwarding agents, truckers, warehousemen, vendors, selling agents, finishers, converters or other third parties who may have possession, temporary or otherwise, thereof; all proceeds of any of the foregoing in any form, including cash, insurance proceeds, negotiable instruments and other evidences of indebtedness, chattel paper, security agreements and other documents; all guarantees or other agreements or property securing or relating to any of the Modules or acquired for the purpose of securing and enforcing any of the Modules; all books of account and documents related thereto; all customer lists and other documents containing the names, addresses and other information regarding the Debtor's customers, subscribers or those to whom the Debtor provides the Modules.

The terms used herein shall have the same meanings as set forth in a Loan and Security Agreement between the Secured Party and the Debtor dated October 14, 1985.

02327

SCHEDULE B

Finished building unit components consisting of 126 units: 65(sixty-five) 2-Bed - S/N 385 thru 394, 396 thru 405, 407 thru 416, 435 thru 444, 445 thru 459, 498 thru 507; 5(five) Linen/Equipment rooms - S/N 395, 417, 427, 472, 497; 1(one) Conference room - S/N 406; 9(nine) 1-bed sofa - S/N 418 thru 426; 11(eleven) 1-bed sofa efficiency - S/N 428 thru 433, 483 thru 487; 1(one) Reception/Office - S/N 434; 2(two) 2-bed barrier free - S/N 460, 461; 29(twenty-nine) 1-Bed - S/N 462 thru 471, 473 thru 482, 488 thru 496; 1(one) Manager's 2-bedroom apartment - S/N 508; 1(one) Folding room - S/N 509; 1(one) Laundry - S/N 510. A unit consists of from one to three 12' x 24' prefabricated building unit modules.

Mailed to Secured Party

☐ IF CHECKED AT LEFT, THIS DOCUMENT IS TO BE RECORDED IN THE LAND RECORDS.
(TO BE CHECKED ONLY IF COLLATERAL IS GOODS WHICH ARE OR ARE TO BECOME FIXTURES.)

FINANCING STATEMENT

Secured Party: **AVCO FINANCIAL SERVICES OF GLEN BURNIE, INC.**
and/or its Parent, Affiliates or Subsidiaries

FILING OFFICER NOTICE:

PLEASE MAIL ACKNOWLEDGMENT COPY TO SECURED PARTY WHOSE ADDRESS IS SHOWN TO THE LEFT.

ADDRESS: 7111 E. Tenth St. NJ
CITY & STATE: Glen Burnie, MD

DEBTOR(S) (AND ADDRESSES)		DATE OF THIS FINANCING STATEMENT	
<u>Charles E. King, Jr.</u>		<u>1-5-81</u>	
<u>1030 Reine Rd 1</u>		ACCOUNT NO.	TAB
<u>Glen Burnie, MD 21042</u>		<u>19777770</u>	

Filed with: check at bank

This Financing Statement covers the following types (or items) of property: **Proceeds and Products of the collateral are also covered.**

(a) If described, Motor Vehicles as follows:

YEAR MODEL	MAKE	BODY TYPE	MODEL NO OR LETTER	SERIAL NUMBER	MOTOR NUMBER	NUMBER CYL.

Together with all Tires, Batteries, Radios, Heaters and Accessories now or hereafter affixed thereto.

- (b) ☐ If checked at left, all household goods, furniture and appliances owned by Debtor at the time of the loan secured hereby, and located about the premises at the Debtor's residence (unless otherwise stated) or at any other location to which the goods may be moved.
- (c) Other (describe)

RECORD FEE 10.00
POSTAGE .50
806456 DT77 201 108457
MAY 8 86

TERMINATION STATEMENT

This statement of termination of financing is presented to a filing officer for filing pursuant to the Uniform Commercial Code. The Secured Party certifies that the Secured Party no longer claims a security interest under the financing statement bearing the file number shown above.

AVCO FINANCIAL SERVICES OF GLEN BURNIE, INC.
(SECURED PARTY)

BY Conny G. Budgen
TITLE

Dated: 5/5/86, 19__

ACKNOWLEDGMENT COPY

Filing Officer is requested to note file number, date and hour of filing on this copy and return it to the person filing, as an acknowledgment.

19-1209 (REV. 11-80)

Mailed to Secured Party

1986 MAY -8 AM 9:43

COLLISON

201717

This FINANCING STATEMENT is presented to a filing officer for filing pursuant to the Uniform Commercial Code

1 Debtor(s) (Last Name First) and address(es) Edward N. Platter, Sr. 143 Greenland Beach Rd. Baltimore, Maryland 21226	2 Secured Party(ies) and address(es) Security Pacific Finance Corp. 30 E. Padonia Rd. Suite 207 Timonium, Md. 21093	3 Maturity date (if any) For Filing Officer (Date, Time, Number, and Filing Office)
---	--	--

4 This financing statement covers the following types (or items) of property
Conditional sales contract signed, not subject to tax.
Satellite System: 10' satellite system by Channel Master.
Individual house on approx. one acre of land owned by Edw. N. Platter

5 Assignee(s) of Secured Party and Address(es)

This statement is filed without the debtor's signature to perfect a security interest in collateral. (check ☒ if so)
☐ already subject to a security interest in another jurisdiction when it was brought into this state
☐ which is proceeds of the original collateral described above in which a security interest was perfected

Check ☒ if covered. ☐ Proceeds of Collateral are also covered ☐ Products of Collateral are also covered. No. of additional Sheets presented

Filed with: Anne Arundel County

By: Edward N. Platter, Sr. Signature of Debtor(s)

By: [Signature] Signature(s) of Secured Party(ies)

STANDARD FORM - FORM UCC-1.

(b) Filing Officer Copy-Alphabetical

RECORD FEE 11.00
POSTAGE .50
MAY 8 1988
MAY 8 1988

1988 MAY -8 AM 9:43

E. ARUND. COLLISON
CLERK



Mailed to Secured Party

**END
LIBER**